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TABLE OF CONTENTS

	Page		Page
OFFICIAL WEEK IN REVIEW	cxv	DECISIONS OF THE SUPREME COURT:	
EXECUTIVE ORDERS, PROCLAMATIONS, AND ADMINISTRATIVE ORDERS BY THE PRESIDENT:		The Philippine American Life Insurance Company vs. Social Security System	9777
Proclamation No. 446, authorizing the Knights of Rizal to conduct a national educational and fund campaign from September 1, 1968 to April 30, 1969	9769	Crisostomo Bonilla, et al. vs. Honorable Secretary of Agriculture and Natural Resources, et al.	9784
Proclamation No. 447, declaring Monday, August 19, 1968, as a special public holiday in Quczon Province, Lucena and Quczon cities	9770	Jose C. Aquino, et al. vs. Commission on Elections	9789
Proclamation No. 448, declaring Saturday, August 31, 1968, as a special public holiday in the province of Zambales and Olongapo City	9770	DECISIONS OF THE COURT OF APPEALS:	
Proclamation No. 455, declaring Tuesday, September 3, 1968, as a special public holiday in the City of Iriga	9771	The People of the Philippines vs. Engracio Soriano y Repolidon	9807
Proclamation No. 456, declaring Thursday, September 5, 1968, as a special public holiday in the City of General Santos	9772	Nicanor C. Ibuna, et al. vs. The Hon. Pedro C. Navarro, Judge of the Court of First Instance of Rizal, (Branch I), et al.	9814
Proclamation No. 457, declaring the period from September 15 to 21, 1968, as Savings and Home Loan Week	9772	Jose L. C. Dizon vs. Leoncio Crisostomo, et al.	9818
Proclamation No. 458, declaring Monday, September 16, 1968, as Law Day	9773	Fortunato Manuud vs. The Honorable Secretary of Agriculture and Natural Resources, et al.	9823
Proclamation No. 459, extending the first educational and fund campaign of the Moral Re-Armament Foundation of the Philippines	9774	C & C Commercial Corporation vs. Hon. Gregorio T. Lantin, Judge of the Court of First Instance, Manila, Branch VII, et al.	9827
Proclamation No. 460, declaring Monday, September 9, 1968, as a special public holiday in the province of Cebu and in the cities of Cebu, Danao, Lapu-Lapu, and Toledo	9774	DEPARTMENT, BUREAU, AND OFFICE ADMINISTRATIVE ORDERS AND REGULATIONS:	
Proclamation No. 461, declaring October 17, 1968, as Credit Union Day	9775	EXECUTIVE OFFICE—	
HISTORICAL PAPERS AND DOCUMENTS:		Memorandum No. 115, amending Memorandum Order No. 113, series of 1968, by increasing the membership of the Special Committee	9844
The Spirit of Integration	9776-A	DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS—	
Loyalty to Progress	9776-D	LAND TRANSPORTATION COMMISSION—	
Ang Pagbabago Sa Lupa	9776-F	Administrative Order No. V, series of 1968, special permits and additional fees for the registration and operation of motorized tricycles....	9844

cxiii

LEGAL AND OFFICIAL NOTICES:		Page		Page
Courts of First Instance	9845		National Library	10000
	9880		National Waterworks and Sewerage Au-	
Land Registration Commission	9856		thority	10005
	9907		City of Quezon	10006
Bureau of Lands	9875		Municipality of Makati	10006
	9948		MISCELLANEOUS:	
Bureau of Mines	9878		Courts of First Instance	10007
	9963		Land Registration Commission	10016-A
Bureau of Public Works—			PRICE LIST OF PUBLIC DOCUMENTS:	10017
Notices of Application for Water Rights	9968		ANNOUNCEMENT	back cover
Notices of Change of Diversion	9996			

OFFICIAL WEEK IN REVIEW

September 15

PRESIDENT Marcos called on the reserve officers of the AFP to take active part in the prosecution of government campaigns, such as the drive against criminality, by serving as effective liaison groups between the civilian and military forces.

The Chief Executive was guest speaker at the 30th anniversary and 29th annual convention of the Reserve Officers Legion of the Philippines at Camp Aguinaldo. He said the on-going government efforts to control criminality and to hasten the developments of the country needed the total involvement of all sectors of the community.

In one of the directives issued in the morning, the President instructed Acting Secretary of Finance Juan Ponce Enrile to ascertain, and settle as soon as possible, claims of the City of Manila against the national government.

At the same time, the Chief Executive required Hermogenes Diego, city treasurer of Manila, to inform him if the funds earlier released to the city government would be enough for the salaries of Manila employees for the week ending September 15. The President ordered the release of P1.5 million upon learning that employees of the city government did not receive their salaries last Friday.

Earlier in the day, the President ordered the Monetary Board to extend all possible assistance to the banks hit by the rash of withdrawals.

"It is my hope that we will not panic on this matter," the Chief Executive said, pursuing his appeal for sobriety, "There is no need to worry or to fear that you will lose your funds. The Central Bank has stated that it will back to the limits of the law the operations of these banks, which are now adequately supported, and are operating within the rules and regulations," he added.

In the evening, the President called on the private sector of the local industry to join the government in its effort to implement a positive and vigorous science program designed to provide intensive training for scientists and technologists and to awaken greater science-consciousness among Filipinos.

Discussing the administration's science program in his weekly *Pakinggan ang Pangulo* program, the Chief Executive said that science and technology constituted an "indispensable ingredient" of the country's development program.

The President said that the historic breakthrough achieved by the Philippines in its rice production program, demonstrated the importance of science to the nation's development effort.

September 16

PRESIDENT Marcos inducted three ranking justices, conferred on urgent national problems with the officials concerned, and adhered to a close schedule of desk work and visitors.

In the afternoon, he had a pleasant visit with young volunteers in development work, who came to convey their belated birthday greetings.

The volunteers, members of the Civic Action Corps of the Philippines, pledged support for the President's development efforts to ensure economic security for the country.

Among other official actions, the Chief Executive issued a new set of policies to correct certain deficiencies in the handling of army reservists and in the assignment, retirement and separation of officers.

Early callers included Luis Taruc, one time Huk supremo, who came with his mother, Mrs. Roberto M. Taruc, to thank the President for the pardon given the celebrated socialist. Taruc pledged to dedicate the rest of his life to helping rural folk improve the quality of their lives.

Also received by the President was Manuel Elizalde, Jr., presidential assistant on national minorities, and Mamintal Tamano, commissioner on national integration, both of whom conferred with the President on measures to broaden and accelerate the improvement of the lot of the nation's cultural minorities.

Between callers, the President found time to induct at separate rites, three new justices, namely:

1. Presiding Justice Francisco Capistrano of the Court of Appeals as associate justice of the Supreme Court;
2. Associate Justice Julio Villamor as presiding justice of the Court of Appeals, vice Capistrano; and,
3. Judge Cecilia Muñoz Palma as associate justice of the Court of Appeals, vice Villamor.

Among other callers were Rep. Nicanor Yñiguez of Southern Leyte, Minister Jose de Venecia, and Governor Alfonso Calalang of the Central Bank.

Early in the evening, the President approved the establishment of a Philippine diplomatic mission in Colombia upon the recommendation of Secretary of Foreign Affairs Narciso Ramos.

The Philippine ambassador to Mexico will head the mission as a non-resident envoy.

The Chief Executive, upon the request of Tarlac Governor Eduardo Cojuangco and Mayor Venustiano Martinez of La Paz, proclaimed Tuesday, September 17, a special public holiday in Tarlac in commemoration of the birth anniversary of General Francisco Macabulos.

General Macabulos was one of the outstanding Filipino generals in the revolutionary wars against Spain and the United States.

The President also asked Civil Service Commissioner Abelardo Subido to "approve as soon as possible" the appointment of State Prosecutor Francisco A. Villa as chief of police of Pasay City to enable the city government to start its long-delayed revamp of the city's police department and thus make it a more effective force in the administration's anti-crime drive.

Villa has been strongly recommended by the Pasay Citizens League for Good Government, the Pasay City Council and City Mayor Jovito Claudio.

September 17

PRESIDENT Marcos received the credentials of a new ambassador, conferred a medal on the most outstanding rural physician, received an international labor executive, and as usual did his paper work and received a variety of callers.

In a ceremony this morning, the Chief Executive received the credentials of Ambassador Patrick Pichi Sun, the new Chinese envoy to the Philippines. Present at the ceremonies were members of the Cabinet.

Later, the President, assisted by the First Lady, Mrs. Imelda R. Marcos, conferred the Presidential Merit Medal on Dr. Altagracia Villaflores, municipal health officer of Matalom, Leyte, as the Most Outstanding Rural Health Physician of 1967. She is the first awardee in this field.

A group of police chiefs, all members of METROPOL, called on the President to hand in a resolution asking for immediate implementation of an agreement with METROCOM on the augmentation of police manpower, communications and transportation facilities. During the call, the Chief Executive scheduled a meeting with the police chiefs, the Polcom, Department of National Defense officials, METROCOM officers and suburban mayors for September 20.

Notable among other visitors was David Morse, director general of the International Labor Organization, who is here to help in the establishment of an Asian Labor Center in Manila. He was accompanied by Secretary of Labor Blas F. Ople.

Two groups also called, one from the Bicol region led by Sen. Dominador Aytona; and the other composed of settlers in Davao City whose lands have been usurped by a corporation. The latter was accompanied by Sen. Alejandro Almendras.

The Chief Executive ordered a probe of the case, with an eye to nullifying the title acquired by the corporation, if as alleged it was obtained through fraudulent means.

Among other actions, the President ordered the close adherence of the Armed Forces to Republic Act No. 2334 which provides for the rotation of reserve officers in the active service.

Meanwhile, the President commended the Bureau of Customs which reported that in the first dozen days of September, the customs service collected a record P31,904,835.01, which is P9,336,747.13 over the collection for the same period last year.

He also received pledges of support for his stand on the SSS labor dispute from various national labor unions in the country. The President has followed a strictly "hands off" policy in the dispute, saying that the Court of Industrial Relations has already acted on the dispute and that at this stage it is now a matter for the courts.

September 18

THE PRESIDENT discussed with the Foreign Policy Council at a conference held at the state dining hall of Malacañang from 11:00 a.m. to 12:30 p.m. Senate Bill No. 954, amending Section 1 of Republic Act No. 346, entitled "An Act to define the baselines of the territorial sea of the Philippines." (See page 10291, October 7, 1968 issue, for the text of the President's letter of instruction to Sec. Ramos.

This conference culminated with the President's signing of the bill later in the afternoon, during which he emphasized there is no implication in the new law of a Philippine annexation of Sabah, nor of any over threat of force in the settlement of the claim on that piece of land.

The conference and signing of the bill highlighted a day which ran smoothly according to the regular presidential schedule of visitors, conference and desk work.

Among those present at the conference were Secretary of Foreign Affairs Narciso Ramos and Undersecretaries Jose D. Ingles and Manuel Collantes;

Justice Secretary Claudio Teehankee, Senate President Protempore Jose Roy, Also present were Press Secretary Jose D. Aspiras, Presidential Executive-Senate Majority Floor Leader Arturo M. Tolentino, Speaker Protempore Jose Aldeguer, Rep. Ramon Mitra, Jr., Rep. Carmelo Barbero, Secretary Cesar Virata, and Ambassador Romeo Busuego.

Also present were Press Secretary Jose D. Aspiras, Presidential Executive Assistant Jaime N. Ferrer, Undersecretary of Defense Alejandro Melchor, Jr., who represented Secretary Ernesto Mata, Assistant Press Secretary Jacobo C. Clave and Commodore Ismael Lomibao, flag officer in command of the Philippine Navy.

Just before meeting the Foreign Policy Council, the President received Ambassador John Mansfield Addis of the United Kingdom, Secretary Ramos and Secretary Teehankee.

Other callers included Central Bank Governor Calalang, Reps. Fernando Veloso of Samar and James Chiongbian of South Cotabato.

Governor Calalang received final instructions prior to his departure for the annual meeting of the International Monetary Fund and the International Bank for Reconstruction and Development.

The President worked on state papers early in the morning, and again in the afternoon.

Among other actions, the Chief Executive:

1. Issued a proclamation authorizing the Philippine Normal College Development Foundation to conduct a national membership and fund campaign from September 7, this year to March 31, 1969.

In connection with the campaign, the President noted that unlike the University of the Philippines and other government educational institutions, which have land grants, the PNC has no other source of income except the annual government allocation and fees paid by the students. He urged total public support to the campaign to generate the means financing the full development of the PNC.

2. Granted full powers to the Philippine delegations to two conferences, namely (a) the IMF and the IBRD; and (b) the 15th session of the General Conference of UNESCO.

Headed by former Secretary of Education Alejandro Roces, the delegation to the UNESCO conference, slated in Paris, France from October 15 to November 20 this year, includes Ambassador Jose Alejandrino, Sen. Eva Estrada Kalaw, and Reps. Aguedo Agbayani and Salipada K. Pendatun, with Dr. Estefania Aldaba-Lim and Pedro F. Abella as alternate delegates.

3. Ordered the inquiry into the bureau of public highways overpricing case by the presidential probe committee expedited with an eye to early prosecution of those culpable.

In the evening, the President honored David Morse, ILO director-general, with a formal dinner at Malacañang.

September 19

THE CHIEF EXECUTIVE ordered a management audit of six state hospitals, even as national attention was focused on conditions in many public hospitals.

He had a heavy schedule of visitors in the morning, and again in the afternoon, some of them officials who came to discuss various problems.

Surprise visitor was a wartime comrade, Filomeno Gulayan, skipper of the sailboat which the President used on several missions to the Visayas. The veteran sailor was a member of a delegation from Surigao del Sur.

The President also received the main group of the Philippine delegation to the World Olympics in Mexico, composed of athletes and officials. The group called to say farewell prior to their departure for the olympic games.

Other callers were:

1. Gabriel Velisano, Jr. and Marion Antonini, who submitted a proposal for the printing plant project of the National Cultural Center.
2. Roberto Villanueva of the Bancom Development Corporation.
3. Gov. Rene Espina of Cebu, Mayor Beatriz Durano of Danao City, Mayors Beatriz Calderon of Samboan and Demetrio Cortez of Mandaue, both in Cebu; and S. C. Shangkuan, contractor of the Mandaue-Opon bridge.

The group discussed with the President the construction of the bridge linking Mandaue to Opon, and also the proposed reclamation of 218-hectare area, a joint project of the Cebu provincial and Mandaue municipal governments.

4. Acing Secretary of Agriculture Isosceles Pascual, who discussed matters affecting the DANR department.
5. Former Ambassador Jose Fuentebella, who was inducted as presidential adviser on foreign affairs.

6. Reps. Gregorio Murillo, Epifanio Castillejos, Terešo Dumon and Constantino Navarro; and Gov. Jose Sering of Surigao del Norte.

Among others, the President reconstituted the Presidential Committee on Sports, created by virtue of his memorandum of March 13, 1967.

As reconstituted, the committee will be composed of the secretary of education as chairman; the secretary of defense or his designate; Jesus Perpiñan; the president of the PAAF; Manuel Elizalde, Sr., and Col. Jose Syjuco, as members.

The President also issued a proclamation authorizing an extension for the fund campaign period of the Philippine Cheshire Home, Inc. (Sinag-Tala) to December 31, this year.

He also approved the composition of the Philippine delegation to the special meeting of the General Assembly on December 10, to commemorate the 20th anniversary of the Universal Declaration of Human Rights. General Carlos P. Romulo will head the delegation.

The preparation of a presidential award for MISERIOR, a German program of assistance that has undertaken various health and agricultural projects worth millions of pesos in the Philippines, was directed by the President. The award will be presented to Msgr. Gotterfried Dossing, director general of the program, who is scheduled to arrive in late October.

In the evening, the President was guest of honor at the Civil Service Awards night, held at the Manila Hotel.

**EXECUTIVE ORDERS, PROCLAMATIONS
AND ADMINISTRATIVE ORDERS**

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 446

AUTHORIZING THE KNIGHTS OF RIZAL TO CONDUCT A NATIONAL EDUCATIONAL AND FUND CAMPAIGN DURING THE PERIOD FROM SEPTEMBER 1, 1968 TO APRIL 30, 1969.

WHEREAS, the Order of the Knights of Rizal has for its noble and patriotic objectives the training and molding of the Filipino youth in character building, citizenship training, civic conscience, dedicated and democratic leadership, and enlightened nationalism;

WHEREAS, the Order of the Knights of Rizal has undertaken a patriotic and dynamic program to preserve and to propagate the ideals and teachings of Rizal; and

WHEREAS, in its desire to give meaning, substance and reality to its patriotic aims and purposes, the said organization needs financial assistance from all sectors of the country;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by law, do hereby authorize the Order of the Knights of Rizal to conduct a national educational and fund campaign during the period from September 1, 1968 to April 30, 1969. I call upon all citizens and residents of the Philippines, irrespective of race and creed, to support the campaign.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 9th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:.

(Sgd.) RAFAEL M. SALAS
Executive Secretary

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MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 447

DECLARING MONDAY, AUGUST 19, 1968, AS A SPECIAL PUBLIC HOLIDAY IN QUEZON PROVINCE, LUCENA CITY AND QUEZON CITY.

WHEREAS, the ninetieth birthday of the late President Manuel L. Quezon falls on Monday, August 19, 1968;

WHEREAS, at least the people of his birthplace and the city named after him should be given full opportunity to render homage to the memory of our illustrious leader; and

WHEREAS, the nineteenth day of August of every year is also Citizenship Day under Proclamation No. 331 dated August 4, 1952;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by Section 30 of the Revised Administrative Code, do hereby declare Monday, August 19, 1968, as a special public holiday in Quezon Province, Lucena City and Quezon City. I enjoin the observance of the day with appropriate ceremonies designed to inculcate upon our people, especially the youth, the rights and duties of good citizenship.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 12th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 448

DECLARING SATURDAY, AUGUST 31, 1968, AS A SPECIAL PUBLIC HOLIDAY IN THE PROVINCE OF ZAMBALES AND OLONGAPO CITY.

WHEREAS, the sixty-first birthday of the late President Ramon Magsaysay falls on August 31, 1968;

WHEREAS, in the few years that God gave him to serve our people, President Magsaysay made himself a true brother and earnest defender of the common man, dedicated himself to improving the public service and did everything for the advancement of the Republic; and

WHEREAS, it is but fitting that at least the people of his birthplace be afforded full opportunity to celebrate his birthday with appropriate ceremonies;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the authority vested in me by Section 30 of the Revised Administrative Code, do hereby declare Saturday, August 31, 1968, as a special public holiday in the province of Zambales and Olongapo City.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 12th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 455

DECLARING TUESDAY, SEPTEMBER 3, 1968, AS A
SPECIAL PUBLIC HOLIDAY IN THE CITY OF
IRIGA.

WHEREAS, Tuesday, September 3, 1968, marks the inauguration of the City of Iriga; and

WHEREAS, the residents of the City should be afforded an opportunity to participate in the ceremonies on that historic occasion;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, do hereby declare Tuesday, September 3, 1968, as a special public holiday in the City of Iriga.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 30th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS

Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT

OF THE PHILIPPINES

MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 456

DECLARING THURSDAY, SEPTEMBER 5, 1968, AS A SPECIAL PUBLIC HOLIDAY IN THE CITY OF GENERAL SANTOS.

WHEREAS, Thursday, September 5, 1968, marks the inauguration of the City of General Santos; and

WHEREAS, the residents of the City should be afforded an opportunity to participate in the ceremonies on that historic occasion;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by Section 30 of the Revised Administrative Code, do hereby declare Thursday, September 5, 1968, as a special public holiday in the City of General Santos.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 3rd day of September, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS

Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT

OF THE PHILIPPINES

MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 457

DECLARING THE PERIOD FROM SEPTEMBER 15 TO 21, 1968, AS "SAVINGS AND HOME LOAN WEEK."

WHEREAS, savings and loan associations play an important role in channelling savings and financing the construction of homes, particularly among the low income group; and

WHEREAS, it is desirable to focus attention on the contribution of savings and loan associations to economic development;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, do hereby declare the period from September 15 to 21, 1968, as "Savings and Home Loan Week" under the auspices of the Philippine League of Savings and Loan Associations, Inc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 3rd day of September, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 458

DECLARING MONDAY, SEPTEMBER 16, 1968, AS
LAW DAY.

WHEREAS, the administration of justice is indispensable to a sound and vigorous democracy;

WHEREAS, lawyers play an important role in the administration of justice and in enhancing the rule of law in our democratic society; and

WHEREAS, it is but fitting that such a vital role of lawyers in the life and well-being of the nation be duly brought to the attention of our people;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by law, do hereby declare Monday, September 16, 1968, as Law Day. I urge the various bar and lawyers' associations to celebrate the day with appropriate ceremonies.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 4th day of September, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 459

EXTENDING THE FIRST EDUCATIONAL AND FUND
CAMPAIGN OF THE MORAL RE-ARMAMENT
FOUNDATION OF THE PHILIPPINES UP TO
NOVEMBER 30, 1968.

By virtue of the powers vested in me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby extend the period for the First Annual Educational and Fund Campaign of the Moral Re-Armament Foundation of the Philippines up to November 30, 1968.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 4th day of September, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 460

DECLARING MONDAY, SEPTEMBER 9, 1968, AS A
SPECIAL PUBLIC HOLIDAY IN THE PROVINCE
OF CEBU AND IN THE CITIES OF CEBU, DANA-
O, LAPU-LAPU AND TOLEDO.

WHEREAS, Monday, September 9, 1968, marks the birthday of the late President Sergio Osmeña, Sr., second President of the Commonwealth, patriot, statesman and staunch advocate of nationalism and Philippine independence; and

WHEREAS, at least the people of his province should be afforded an opportunity to celebrate the event with appropriate ceremonies;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, do hereby declare Monday, September 9, 1968, as a special public holiday in the province of Cebu and in the cities of Cebu, Danao, Lapu-Lapu and Toledo.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 4th day of September, in the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 461

DECLARING OCTOBER 17, 1968, AS CREDIT UNION
DAY.

WHEREAS, credit unions provide a means whereby people may pool their savings and mutually assist each other in filling their need for useful credit at a low cost;

WHEREAS, credit unions combat usury and encourage thrift and regular savings; and;

WHEREAS, credit unions not only promote the economic security of their members but also strengthen democracy and encourage individual responsibility;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by law, do hereby proclaim October 17, 1968, as Credit Union Day to the end that our people may appreciate the benefits derived from credit unions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 4th day of September, in
the year of Our Lord, nineteen hundred and sixty-eight.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

HISTORICAL PAPERS AND DOCUMENTS

THE SPIRIT OF INTEGRATION

By FERDINAND E. MARCOS

President of the Philippines

(SPEECH AT THE INAUGURATION OF GENERAL SANTOS CITY
AND THE INAUGURATION OF THE HOME ECONOMICS AND
MARCOS BUILDING IN TACURONG, COTABATO,
SEPTEMBER 5, 1968)

I am supposed to deliver the inauguration speech to inform everybody that General Santos is now a city.

I hereby declare, as President of the Republic of the Philippines, that as of today, the new city of General Santos has been organized and will operate as such, a chartered city of the Republic of the Philippines.

I congratulate all those who have anything to do with the progress of this city. When I first came here as a young man way back in 1940, and then immediately after the war, this place was just a small village. This was a one-road town, but now we have a city—a big, progressive bustling city. Who would ever imagine that these big buildings here today could have been put up within such a short period of time? This is, indeed, a monument to the energy, enthusiasm and dedication of your leaders and of the men who poured their sweat and energy into the building of this town.

But the building of this town and this city was not the work of the leaders alone. Mostly it was the work of the people who are here, and may I say it was the work of Christian, Muslim and other minorities. This is what I want to emphasize today.

All over the country, we again hear the alarm signals being raised, calling attention to one fact, and that is—that there is a fear that the two cultures, Christian and Muslim cannot co-exist. I wish to emphasize that General Santos is the creation of a community of Filipinos, Muslims and Christians working in mutual partnership for a mutual goal.

Rumors of Disunity

There appeared some time ago, in the press and radio and other media, news to the effect that Muslims and Christians are engaged in killing each other here. The reports, however, were not true. But while it was false and irresponsible, for some time, the entire nation came fact to face once again with that old fear: regional strife among people of different creeds. Briefly, we seemed to find in it ample evidence of the so called “Muslim separa-

tist movement" brewing allegedly in some of the towns of Mindanao. Since then all of these moves have been denied. And finally, our government—from the Presidency to the Congress down to the smallest local government—had to face again the old query: Is it the government of all Filipinos? And if it is, who are the Filipinos?

These seem in retrospect very tired and cliché-ridden questions, but if we look at them in the context of the rumored discontent and disunity that provoked them, they seem, indeed, imperative and important questions. They strike at the very foundation of this land we call our country, and we are suddenly reminded, as if in shock, that some of our brother Filipinos may in fact have stopped to call it their own.

And so the problem, that you, the first settlers faced in 1939 is still with us. We have recognized the necessity of making community with the members of the cultural minorities in the task of nation-building. But somewhere in our experience, our plans exceeded or did not measure up to the achievements of the past.

And so today, we must confront this unfinished business, not so much because there are rumors of disunity, but more important because we really have to bring down those walls that divided us Muslims and Christians in the past.

The Way of Integration

The answer is oneness, "integration." But what do we mean by integration in the context of our times?

Integration implies, I believe, a union. To integrate is to join two disparate things, such that when they are joined they compose a new whole, without either of the two losing identity in the union. In the context of cultures, integration means the participation of disparate cultures and cultural groups in the making of one body politic, without one culture being subjugated or subsumed or assimilated by any other.

The union in the case of a nation, I suggest is a political one. It means the molding of nation from those cultural groups which inhabit its boundaries of space. The fact that one group will be more numerous than the others is circumstantial and has no bearing whatsoever on the rights that it may derive from the nation so formed.

Relating these principles to our own nation, it is not difficult to see how the making of the body politic of this country cannot be simply the concern of the larger Christian majority. Neither can it be simply the concern of the Muslim minority or of those other minority groups who continue to live among us, but sometimes sadly apart and destitute.

Nation-building must be the concern of all, if this nation is to be the creation of all of us—and I say to you now it still has to be the creation of all of us, of Muslims and Christians alike.

And to my Muslim brothers, therefore, today, I am pleased to announce that under my administration, the Muslim shall be the brother of the Christian and the Muslim shall have rights equal and similar to the Christian under this government. And thus both Muslim and Christian brothers can work for the transformation of our society and our government to become true instruments of progress.

Yes, there are many things lacking in our country as yet. We lack funds, we lack trained personnel, we lack sometimes leadership and often there is a lack of a dialogue, communication between the people and their leaders. I now try to bring about this dialogue, this communication.

I have travelled the country far and wide, and I can see that all these fears that have been expressed through the mass media—through the newspapers and through the radio and television, are mostly exaggerated. Muslim and Christian brothers live together and we have the assurances of the leaders of Northern Cotabato and other provinces that they live together peacefully and progressively.

I appeal to all of you now, to all the people of Mindanao and Sulu and Palawan, and all the areas wherein the cultural minorities live, under the Republic of the Philippines you are one, you are united, you are a people with one single objective and that is the progress of the Republic of the Philippines.

If there be any grievance, tell us. I have authorized the Bureau of Telecommunications to receive your complaints, Muslims and Christians, and relay them in telegrams addressed to me. All you have to do is pay 10 centavos and that telegram will reach me. If there is any grievance, don't take the law into your own hands. There is a law that we shall impose. If your rights have been denied, they shall be restored to you. I shall see to it that they are, and if, not as you see often in the workings of our judicial system, it takes a long time, let me know if the delay is unjustified and unreasonable and I shall exert the powers of the Presidency in order that his delay is cut short and justice shall be granted you immediately.

And now, ladies and gentlemen of General Santos, I congratulate you again. Taos-puso kong binabati and lahat ng tumulong rito sa lungsod ng General Santos. I am happy to be here.

Maraming salamat sa inyo, congratulations to all of you. Good day and God bless all of you. Thank you.

LOYALTY TO PROGRESS

By FERDINAND E. MARCOS

President of the Philippines

(SPEECH AT THE TESTIMONIAL PARADE AND REVIEW OF
THE ARMED FORCES OF THE PHILIPPINES, CAMP
AGUINALDO, SEPTEMBER 10, 1968)

I THANK you for this reiteration of loyalty to the Commander-in-Chief of the Armed Forces.

In the past years, the armed forces have been more deeply involved than ever before in the crucial effort to rebuild and strengthen the nation. In tasks both of a military and a non-military nature, Filipino soldiers have demonstrated their sincerity and capacity to help me create the conditions for greater national progress.

Commitment to Welfare

The Armed Forces, in short, have by many productive, courageous and innovating deeds translated into action their commitment to the country's welfare. This in a larger sense is the commitment you are expressing anew today. I take it, therefore, that the occasion which brings us together here today is more than a mere ritual, but rather a compact with progress, expressive of your desire and readiness to lend your best effort to the task of transforming this country into a prosperous and a more secure nation.

Let there be no doubt that the loyalty you express here today is loyalty to the cause of national advancement, and that the pledge symbolized by today's celebration is a pledge to support and advance that cause.

Our Common Cause

This is the cause to which I have directed my energies as President and Commander-in-Chief, the cause for which I have planned and implemented many projects and endeavors, including those in which you are actively engaged.

The large vision that planning for progress calls for must summon all possible hands, with their various skills and abilities, to join the national leadership in translating hope to reality. The Armed Forces have a special competence to accelerate this process of national growth. As Commander-in-Chief of the Armed Forces, I am determined to utilize that special competence as much as possible.

Understanding of AFP Role

This determination, as you are well aware, is sometimes misunderstood or, worse, misrepresented. But I am confident that the majority of the Filipino people fully comprehend that the participation of the Armed Forces in many government undertakings is necessary to hasten the fulfillment of their hopes for greater abundance and security.

Their experience in the past two and a half years is their own best counsel against rash conclusions about the role of the Armed Forces. In that time, the beneficial effects of the program to mobilize the armed forces for progress have become an indissoluble part of the changing economic and social conditions.

Proof of AFP Competence

The stamp of armed forces competence is found today on the long stretches of new highways and roads that are to be seen everywhere in the country. In numerous towns and villages where many of our countrymen live, the medical units of the civic action teams of the armed forces bring not only health facilities but hope and faith as well. The sustained and dedicated work of these civic teams has indeed created in the people of many long neglected areas their first sense of government, their first real knowledge that their life of ignorance and misery can possibly change for the better.

Government As Agent of Change

The participation of the Armed Forces in health, education, public works and community development is one of our best guarantees that progress in this country will not remain a theory and a blueprint, as it has for many generations until 1965. Government under the present administration is the accepted agent of the great mass of our people for revolutionary change, for stamping out social injustice, for demolishing the old barriers which have circumscribed the lives of the poor.

Champion of the Discontented

It is my purpose to compel this historic reversal of roles, in which the government is the foe of the *status quo*, the activist for social change, the champion of the discontented. If this means harnessing the resources and the manpower of the Armed Forces to construct the framework of progress, to build highways and feeder roads and bridges, cultivate new farms, find and manage new sources of food for our growing millions, besides standing guard to repel foreign aggression—if all these must be done, I will not hesitate to order the Armed Forces to man more and more outposts in the great and relentless war I have begun against economic stagnation and massive poverty.

No Misuse of Armed Forces

I have been accused of preparing the Armed Forces to take the role in the still distant elections. If this means commanding the armed forces to continue their constructive work for economic growth and social action, so that

with their help we can improve the lives of the people, then it is perfectly true that the armed forces have taken an active role in government work. I do not propose to change this fact for any reason.

If, however, the accusation means that the armed forces shall be utilized for partisan reasons, to influence the results of the elections, you yourselves can provide the answer. A charge like this, I think, goes right into the heart of an important question, the integrity and the professional pride of every officer and soldier. Your record, in peace and in war, is the most eloquent argument against the fear that the Armed Forces may be misused.

Faith In Armed Forces

In response to your commitment to good government, I wish to express my faith in the ability of the Armed Forces to fulfill the increasing missions for the welfare and security of the country, as well as my confidence in the high purpose and the integrity of the officers and men in the armed forces.

Good day and thank you.

ANG PAGBABAGO SA LUPA

Ni FERDINAND E. MARCOS

Pangulo ng Pilipinas

(TALUMPATING BINIGKAS SA UP COLLEGE OF AGRICULTURE
CAMPUS, LOS BAÑOS, LAGUNA, SEPTEMBER 14, 1968)

Ang kasaysayan ng land reform ay maaaring sabihing dito nagmula sa Laguna. Hindi kaila sa madla ang pakikipaglabang ginawa ni Rizal upang mahango sa kaalipinan ang mga magsasaka sa bayan ng Kalamba. At ang mahigit na dalawang-daang pagbabangon ng dayuhan, ay nagugat sa mga karaingan ng taong-bayan ukol sa lupa at sa kanilang karapatang magbungkal ng sariling lupa nila.

Dahil dito ay itinuturing nating makasaysayan ang isang pagkakataong katulad nito—ang pagbubukas ng isa pang land reform area. Isa pang bagay na nagpapatingkad sa araw na ito ay ang pangyayaring ito ang kauna-unahang pagbubukas ng land reform area sa labas ng Gitnang Luzon, at kauna-unahan sa Katimugang Tagalog.

Maaaring higit na maselan ang kalagayang sosyal sa Gitnang Luzon, datapwa't ang land reform ay hindi lamang siyang katugunan natin sa mga diwang mapag-himagsik. Ang land reform ay isang palatuntunan na isinasagawa ng ating pangasiwaan hindi sapagka't ito ay panlaban natin sa Komunismo o anumang ideolohiyang hindi kanais-nais, kundi sapagka't ito ang hinihingi ng kata-rungang panlipunan at ito ang hinihingi ng ating sariling

paninindigan bilang isang bansang demokratiko at makatao. Sa hinaharap, sa sandaling magkaroon ng sapat na kakayahan ang ating pamahalaan, ay aking titiyaking marami pang mga pook sa ating bansa ang mabubuksan bilang land reform area.

I have proclaimed through the Land Reform Council the second district of Pampanga as a land reform area. I have proclaimed 23 municipalities in the province of Nueva Ecija as land reform areas.

Today we proclaim 12 municipalities of Laguna as land reform areas. Ang aking pangarap ay bago magtapos ang aking panunungkulan bilang Presidente sa 1969, ang lahat ng lalawigan at bayan sa Central Luzon ay mai-pahayag ko bilang mga pook ng reporma sa lupa o "land reform area."

Nang pinagtibay ang "land reform code," nang ako ay kasalukuyang pangulo ng Senado, naalis ang panggagalingan ng salapi na ibibili sa mga lupa. Ang mga buwis na isinama sa panukalang-batas sa Kongreso ay natanggal sa mgapagbabago o "amendments" sa Senado. Dahil dito'y nahihirapan ang Land Bank na humanap ng pera upang ibili sa mga lupa. Ngunit ngayon, mga kaibigan, ikinagalak kong ipagbigay-alam sa buong bansa na aking hiningi sa Kongreso, at pinagtibay naman ng Kongreso, na ibigay sa inyong abang lingkod, ang kapangyarihang ipagbili ang mga lupa at ari-arian ng ating pamahalaang pambansa upang ang salaping manggagaling sa pagbibili ng mga lupa at ari-ariang iyan ay magamit ng Land Bank sa programa sa reporma sa lupa o "land reform program" ng ating pamahalaan.

I have the honor to inform you that notwithstanding the fact that there is no authority or specific special fund up to now for land reform, notwithstanding the fact that those who opposed land reform in 1964 and 1965 in Congress succeeded in removing the source of funds for the operation of land reform in the Philippines, I have insisted upon the sale of government properties that are not urgently needed in order to raise funds for the purchase and expropriation of landed estates. I am happy to inform you that we have been able to raise ₱11.5 million, which shall go to the Land Bank to be utilized for land reform operations. This is just the beginning. It is my hope that we shall continue.

Nabili na ang limang malalaking lupain sa Central Luzon at kasalukuyang sinisiyasat kung maaaring bilhin ang 30 pang mga lupain sa Central Luzon. Ang lahat nang iyan ay hahatiin alinsunod sa batas ng reporma sa lupa upang ipagbili sa ating kapwa magsasaka.

Ibig kong linawin sumandali sa inyo ang ibig sabihin ng proklamasyong ginagawa natin ngayon. Ang bisa ng prok-

lamasyon ay ang pagputol sa lahat ng kontrata bilang kasama. Kung ang magkabilang panig ay hindi magkasundo sa isang bagong kaayusan na naiiba sa tenancy, ipinalalagay ng batas ang pag-iral ng isang bagong kaayusan—ang pamumuwisan o leasehold.

Noong mga nakaraang buwan ako ay napasubo sa maraming gulo sapagka't maraming tumutol sa proklamasyong ito. This proclamation has been the subject of controversy. I have been studying it since last year. It has been recommended by many groups during the convention of the Free Farmers Federation, headed by Gerry Montemayor. I said then that as soon as we have settled some of the questions involving not only the law but also the question of the capability of the tenants to assume the responsibilities of leasehold, I would proclaim the first district of Laguna as a land reform area.

Aanim lamang ang bayan na hinihiling ng ating mga magsasaka na maiproklama o kaya'y mapailalim sa "land reform." But while the tenants requested that only six municipalities be placed under land reform, it is my belief that it is necessary now to increase the areas covered by land reform inasmuch as the same situation prevails in the other towns. That is why today we proclaimed not only six municipalities but 12 municipalities in the province of Laguna.

Ang proklamasyon ay magkakabisa sa ika-7 ng Oktubre, 1968. Hindi kasama rito ang darating na tag-ani. Ang masasaklaw nito ay ang taon ng pag-aani na ang pagtatanim o ang paghahanda sa pagtatanim ay magsisimula makaraan ang taning na ika-7 ng Oktubre, 1968. Ang mga mayari ng lupa ay mananatiling may-ari sa panahon ng pag-iral ng pamumuwisan. At ang pakikipagtalastasan o negosasyon ng magkabilang panig—ng may-ari at ng kasama—ay maaring magpatuloy sa panahon ng proklamasyon.

Ang bagong kaayusan—pamuwisan sa halip na kasama ay hindi nangangahulugan ng pag-ilit o expropriasyon. Ang pamahalaan sa ilalim ng Batas sa Pagbabago sa Lupa o Agricultural Land Reform Code ay hindi maaring kumuha ng mga lupaing ang sukat ay kulang sa 75 hektarya. Kung manguha man ng lupa ang pamahalaang ito ay isasagawa sa pamamagitan ng pagbili sa lupang iaalok o ihahandog ng mga may-ari ng lupa na rin.

Ang proklamasyong ito ay kusang-loob na ginagawa ng inyong kasalukuyang pangasiwaan, datapwa't karapat dapat banggitin ang naitulong ng kilusang magsasaka sa Laguna. Nakatulong sa proklamasyong ito ang Federation of Free Farmers na pinangunguluhan ni Gerry Montemayor; nakatulong din ang mga lider ng Laguna, na katulad ni Senador Lagumbay at Gobernador San Luis, at maging ang mga may-ari ng lupa, sa pamamagitan ng kanilang maunawaing

pagtanggap sa proklamasyong ito, ay nakatulong din ng marami. Totoo at marami rin ang tumutol sa proklamasyong ito. Datapwa't ang agos ng kasaysayan ay hindi maaring pigilin, at ang pagbabago sa lupa ay isang mahalagang pangangailangan ng ating pagsulong, hindi lamang dito sa Laguna, o sa Gitnang Luzon, o sa Katagalugan, kung di sa buong Pilipinas.

Nang nagdaang pangasiwaan ang Land Reform ay nasa papel lamang at bukambibig lamang ng mga namumuno. Ngayon, sa ilalim ng pangasiwaang ito, ang pangarap na land reform ay nagkaroon na ng tunay na katuparan, at sa likod nito ay aking itinatalaga ang buong kapangyarihan ng aking katungkulan bilang Pangulo ng Pilipinas.

Ngayon ay aking hinihiling sa inyo, maging mga mag-sasaka at maging may-ari ng lupa, na kayo ay magkaisa upang ating maipatupad sa paraang mahinahon at matagumpay ang proklamasyong ito. Ang tagumpay ng land reform ay nakasalalay sa inyong pagkakaisa. Ang paggalang sa karapatan ng bawa't isa sa ilalim ng batas ay siyang dapat maging saligan ng ganyang pagkakaisa, bukod pa sa katotohanang bilang iisang lipi at iisang lahi ay iisa ang tibok ng ating damdamin.

Binabati ko ang dakilang taong-bayan ng unang purok ng Laguna sa makasaysayang pagkakataong ito. Binabati ko ang mga lider ng Laguna sa ilalim ni Gob. San Luis, binabati ko ang mga senador, ang mga kinatawan. Binabati ko ang ating mga punong bayan. Binabati ko po rin ang mga estudyante na kinakatawan ni Miss Espino dito sa ating programa.

I know that the ultimate fruits of what we are doing now perhaps I and the men and women of my generation may not see. But what we seek is the salvation of our country and the progress of our nation and this entire program of land reform, for the younger generation will be the generation that shall harvest the fruit of this program.

It is my hope that you, the younger people, will understand what I have said. I proclaimed land reform areas, not because of fear that there will be war or there will be a revolution, but because it is the right thing to do. We proclaimed land reform areas because it is a policy that is based not only on wisdom, but on righteousness. Because if we are to return the dignity of the human being to our countrymen we must dismantle the old feudal estates, and if in the process it should become necessary that any man be blamed, do not point to any man, I assume responsibility. I assume responsibility for this policy. I have staked my future on it, and I stake my entire political career on it.

I have said it before and I say it again; if and when I cannot do what I think is right, it will be time for me to

retire from public life. I repeat, I consider this as something that is urgent and right, and so we must do it now. I call upon each and everyone to help the government and the administration in pushing through land reform.

Ako ay nagpapasalamat na naman sa inyong lahat, sa inyong pagbibigay sa inyong abang lingkod, na inyong tinulungan at tinangkilik nuong nakaraang mga halalan. Ako ay nagpasalamat na sa inyo sa pamamagitan ng salita, at ngayon po naman ito ang aking pagpapasalamat sa inyong lahat dahil sa inyong pagtangkilik at pagtulong nuong nakaraang mga laban sa pulitika. Ito pong pagpapahayag ng reporma sa lupa, na aking ipinangako sa inyo nang inyong piniling Presidente ang inyong abang lingkod ay walang ibang saligan kung hindi ang kapakanan ng buong Pilipinas at hindi ang kapakanang pang-sarili.

Salamat po at magandang umaga.

DECISIONS OF THE SUPREME COURT

[No. L-20383. May 24, 1967]

THE PHILIPPINE AMERICAN LIFE INSURANCE COMPANY,
petitioner and appellee, *vs.* SOCIAL SECURITY SYSTEM,
respondent and appellant.

1. COURT OF FIRST INSTANCE; JURISDICTION TO ISSUE PROHIBITION WITH PRELIMINARY INJUNCTION AGAINST THE SSS.—A writ of prohibition may be issued only by a *superior* court to an inferior court, corporation, board or person, to prevent the latter from usurping or exercising a jurisdiction or power it does not have (Moran on Rules of Court, 1963 ed. p. 157). Section 5(a) of Republic Act No. 1161 confers on the Social Security Commission the power to determine and settle claims, which power partakes of a quasi-judicial function. In the exercise of said power, the Commission is not inferior to courts of first instance, in such the same way as the Public Service Commission, as a board performing quasi-judicial functions, is not inferior to said courts. The quasi judicial nature of the functions of the Social Security Commission is emphasized by its authority, expressly granted by said Section 5(a), to promulgate rules and regulations governing "the filing, determination and settlement of claims". Hence, the lower court had no jurisdiction to issue the writ of prohibition therein prayed for by the appellee.
2. SOCIAL SECURITY COMMISSION; WHEN SHALL IT BE SUED IN COURTS OF FIRST INSTANCE.—The Commission performs administrative, as well as quasi-judicial, functions. Although it can sue and be sued in court of first instance, either as regards its administrative functions, or in the enforcement and protection of its private rights, the rule is otherwise when the act complained of forms part of its quasi-judicial functions.
3. ID.; CIRCULAR DOES NOT CONSTITUTE DECISION.—Although Circular No. 34 bears the approval of the Chairman of the Commission, said approval does not constitute a "decision" thereof, as the term is used in section 5, which regulates the judicial review of such decision. Indeed, a "decision" connotes the adjudication or settlement of a controversy, and the *same did not exist between the System and the plaintiff when the Chairman of the Commission affixed his signature to said Circular No. 34, on or before November 6, 1960.*
4. ID.; DUTY OF COMPLAINING ENTITY OR PERSON TO SUBMIT HIS OR HER OBJECTION TO THE SYSTEM FOR DETERMINATION BEFORE THE SAME IS SUBMITTED FOR JUDICIAL REVIEW.—It is only fair and just, as well as administratively expedient, that before a judicial review could be sought, appellee's objection to the aforementioned circular be previously submitted to and passed upon by the Commission, for, pursuant to Section 5 (b) of the Social Security Act, the judicial review of "any decision of the Commission shall be permitted *only* after any party claiming to be aggrieved thereby has exhausted his remedies before the Commission"
5. ID.; PROHIBITION, ACTION FOR; REQUISITE.—The general rule applicable to actions for certiorari and prohibition against a

tribunal, board or offices is that the aggrieved party must seek therefrom a reconsideration of the decision complained of, so that the latter will have an opportunity to correct the error or mistake complained of. No such reconsideration has been asked by plaintiff herein. Hence, it has no cause of action for prohibition, which does not lie except in the absence of appeal or any other plain, speedy and adequate remedy in the ordinary course of law.

6. ID.; QUESTION OF COVERAGE; JURISDICTION.—Rep. Act No. 4857, Sec. 2 of which amended 5(c) of Rep. Act No. 1161 provides that “any dispute arising under this Act with respect to coverage, etc. shall be cognizable by the Commission * *” Hence, there can be no question that any dispute with respect to coverage is cognizable by the Commission.

APPEAL from a judgment of the Court of First Instance of Manila. Cloribel, J.

The facts are stated in the opinion of the Court.

Sol. Gen. A. A. Alafritz, Sol. C. D. Quiason & Attys. L. A. L. Javellana & L. B. Topacio for appellant.

Manuel Lim, Manuel Y. Macias, Ricardo T. Bancod & Associates for appellee.

CONCEPCIÓN, C.J.:

Appeal, taken by the Social Security Commission, from a decision of the Court of First Instance of Manila, the dispositive part of which reads:

“IN VIEW OF THE FOREGOING, judgment is hereby rendered (1) holding that plaintiff’s agents, solicitors or underwriters are not employees of plaintiff The Philippine American Life Insurance Company and that plaintiff is not their employer so that plaintiff’s said insurance agents, solicitors or underwriters do not fall under the compulsory coverage of the Social Security System; (2) commanding defendant Social Security Commission to desist absolutely from taking criminal action against plaintiff’s officers under the provisions of Section 28(e) and (f) of the Social Security Act, and from requiring plaintiff to remit contributions to the defendant Social Security Commission or its administrative arm, the Social Security System, to be applied to the coverage of plaintiff’s said agents, solicitors or underwriters under the Social Security Act, without pronouncement as to costs.”

On November 6, 1960, the Social Security System—hereinafter referred to as the System—issued, with the approval of the Chairman of the Social Security Commission—hereinafter referred to as the Commission—Circular No. 34 (Exhibit A), requiring all insurance firms to submit immediately the names of their agents, solicitors or underwriters, who, pursuant to the Social Security Act¹—hereinafter referred to as the Act—are employees of said firms, subject to compulsory coverage of the System, and to pay the corresponding premiums, based on the actual commissions received by each agent during each month.

¹ Republic Act No. 1161, as amended.

Sometime later, the System, through the manager of its Production Department, sent to the Philippine American Life Insurance Company—hereinafter referred to as the plaintiff—the communication Exhibit B, dated February 11, 1961, enclosing therewith SSS Form R-1-A-1, advising plaintiff that, pursuant to said Circular No. 34, the insurance agents thereof are considered its employees, subject to compulsory coverage under said Act, and urging plaintiff to accomplish said SSS Form (for the purpose of supplying the necessary data concerning said agents, solicitors and underwriters and to submit the same, within ten (10) days, to avoid the penalties provided for by law. This “advice” was reiterated in another letter (Exhibit B-1) of the same officer, dated March 3, 1961. Plaintiff replied to these letters with a communication (Exhibit C), dated March 7, 1961, objecting to the aforementioned compulsory coverage upon the ground that plaintiff’s insurance agents, solicitors or underwriters are not its employees. Still, on May 14, 1961, the System sent to plaintiff another letter (Exhibit D), with several copies of SSS Form R-1-A-1, with the request that these forms be accomplished and submitted, as soon as possible, to facilitate early adjudication of the coverage of its insurance agents under the System.

Instead of complying with this request, on May 30, 1961, plaintiff commenced, in the Court of First Instance of Manila, the present action, for prohibition with preliminary injunction against the Commission—to restrain the latter 1) from compelling plaintiff to remit contributions to the administrative branch of the System, as an incident of the alleged inclusion of plaintiff’s agents, solicitors or underwriters in the compulsory coverage of the System, and 2) from prosecuting plaintiff and its officers for their refusal to make the aforementioned contributions—upon the theory that said agents of the plaintiff are not employees thereof.

After appropriate proceedings, the lower court rendered the aforementioned decision. Hence, the present appeal to this Court, since questions purely of law are involved therein namely: 1) whether or not the trial court had jurisdiction to hear and decide this case; 2) whether plaintiff has a cause of action against the Commission; and 3) whether insurance agents of a life insurance company, like plaintiff herein, are its employees, for purposes of the compulsory coverage under the System.

The System maintains that the first two issues should be resolved in the negative, upon the ground *inter alia*, that decisions of the Commission may not be reviewed by courts of first instance, not only because the two have

the same rank, but, also, because said decisions are, pursuant to the Act² reviewable by the Court of Appeals, on questions of law and fact, or by the Supreme Court, on questions purely of law; that plaintiff has no cause of action against the Commission, inasmuch as the former has not appealed to the latter from the action taken by the System upon the question of coverage, under the Act; and that plaintiff has not exhausted the administrative remedies available thereto under the same.³

Upon the other hand, plaintiff urges an affirmative answer upon the theory that the Commission is, at least, a board within the meaning of Rule 67 of the Rules of Court of 1940;⁴ that being empowered by law to sue and be sued, the Commission may sue and be sued in any court of the Philippines; that Section 5 of Republic Act No. 1161 is inapplicable to the case at bar, because the question of coverage, herein involved, is not a "claim" within the purview of said section; that the issue whether a given person is employee of a particular firm and subject to coverage under said Act, is not one that plaintiff is bound to submit to the Commission in the first instance; that where the employer-employee relationship is contested, the ruling of the Commission to the effect that such relationship exists presents a legal dispute, which may not be decided unilaterally by the Commission; that the theory of the Commission to the effect that it has the same rank as courts of first instance may be true insofar only as the settlement of "claims," but not as regards the question of compulsory coverage; that an appeal from the System to the Commission would have been an empty gesture, for all actions of and proceedings in the System are under the direction and control of the Commission, and Circular No. 34 (Exhibit A) bears the approval of the Commission, through its chairman, apart from the fact that the Commission was poised to take criminal action against the plaintiff and its officers to compel them to obey the ruling complained of; and that the insistence of the Commission on enforcing its ruling regarding said coverage amounts to an act performed without or in excess of jurisdiction or with grave abuse of discretion.

²Section 5(c) of Republic Act No. 1161, as amended.

³Sec. 5(b), Republic Act No. 1161, as amended, and Rule X, No. 10, of the Rules and Regulations of the System.

⁴Now Rule 65 of the Rules of Court of 1964.

We find that the appeal taken by the Commission is well-founded for the present action is one for a writ of prohibition, which may be issued only by a *superior* court to an inferior court, corporation, board or person, to prevent the latter from usurping or exercising a jurisdiction or power it does not have (3 Moran on Rules of Court, 1963 ed., p. 157). Section 5(a) of the Act acknowledges in the Commission the power to determine and settle claim, which partakes of a quasi-judicial function, in the exercise of which, the Commission is not inferior to courts of first instance, in much the same way as the Public Service Commission, as a board performing quasi-judicial functions, is not inferior to said courts.⁵ The quasi-judicial nature of the functions of the Commission is emphasized by its authority, expressly granted by said Section 5(a), to promulgate rules and regulations governing "the filing, determination and settlement of claims." Hence, the lower court had no jurisdiction to issue the writ of prohibition prayed for.

Besides, the Commission performs administrative, as well as quasi-judicial, functions. Although it can sue and be sued in courts of first instance, either as regards its administrative functions, or in the enforcement and protection of its private rights, the rule is otherwise when the act complained of forms part of its quasi-judicial functions. For this reason, Section 5(c) of said Act, explicitly provides, in connection with "decisions" of the Commission, or the determinations thereof in the exercise of said functions, that the same "may be reviewed both upon the law and the facts *by the Court of Appeals*," or, "if the decision of the Commission involves only questions of law, * * * *by the Supreme Court*."

What is more, pursuant to Section 5(b) of said Act, the judicial review of "any decision of the Commission * * * shall be permitted *only* after any party claiming to be aggrieved thereby has *exhausted his remedies before the Commission*." In the case at bar, plaintiff has not exhausted its remedies before the Commission. *The Commission has not even been given a chance to render a decision on the issue raised by plaintiff herein, because the latter has not appealed to the Commission from the action taken by the System in insisting upon the enforcement of Circular No. 34 (Exh. A).*

It is true that the same bears the approval of the Chairman of the Commission. Even if this fact were construed as an approval of the Circular by the Commission itself,

⁵ *Poblete Construction Co. vs. Social Security Commission* L-17605, January 22, 1964; *Iloilo Commercial & Ice Co. vs. Public Service Commission*, 56 Phil. 238, and *Regalado vs. Provincial Constabulary*, L-15674, November 29, 1961.

such approval would not constitute a "decision" thereof; as the term is used in said section 5, which regulates the judicial review of such decision. Indeed, a "decision" connotes the adjudication or settlement of a controversy, and *the same did not exist between the System and the plaintiff when the Chairman of the Commission affixed his signature to said Circular No. 34, on or before November 6, 1960.* The issue did not arise until March 7, 1961, when plaintiff expressed its objection to the circular upon the ground that the agents, solicitors and underwriters thereof are not its employees. It is only fair and just, therefore, as well as administratively expedient, that before a judicial review could be sought, said issue be previously submitted to and passed upon by the Commission, on appeal from the action taken or contemplated to be taken by the System, since, prior to such submission to and determination by the Commission, the same had no occasion to consider the specific reasons adduced by the plaintiff in support of its objection to said Circular No. 34.

But, even if the approval of the circular by the Chairman of the Commission were hypothetically regarded as a decision or proof of a decision of the Commission itself, still section 5(b) ordains positively that a judicial review of said decision "shall be permitted *only* after any party claiming to be aggrieved thereby has *exhausted* his remedies *before the Commission.*" In other words, he must first seek therefrom a reconsideration of the decision complained of. This, by the way, is the general rule applicable to actions for certiorari and prohibition against a tribunal, board or officer, who must first be given, through a motion for reconsideration, an opportunity to correct the error or mistake complained of. No such reconsideration has been asked by plaintiff herein. Hence, it has no cause of action for prohibition, which does not lie except in the absence of appeal or any other plain, speedy and adequate remedy in the ordinary course of law.

It is urged that the Commission had already made clear its intention to prosecute criminally the plaintiff and its officers. This is not true. The one which no more than intimated such intention was *not* the Commission, but the *System*. Precisely, an appeal from the latter to the former, which admittedly has control over the System, would have been a plain, speedy and adequate remedy in the ordinary course of law. Moreover, it appeared from the acts of the System that the danger of prosecution was not imminent or even proximate. Indeed, the letter Exhibit B, urging plaintiff to "*please* accomplish and submit the enclosed SSS Form R-1-A.1 * * * within ten (10) days * * * to avoid the penalties provided by law," was written by the "Manager, Production Department"

of the System, which is not in charge of the prosecution of violators of the Act. Then, again, over two (2) months *after* plaintiff had objected to the compulsory coverage of its agents, solicitors and underwriters, or on May 14, 1961, the System wrote to the plaintiff the letter Exhibit D, enclosing therewith several copies of SSS Form R-1-A.1, with the entreatment that the same be "please" accomplished and submitted to "*Facilitate early adjudication of the compulsory coverage*" of its agents "*under the system,*" and winding up with the "*hope*" of receiving the "*form properly accomplished as soon as possible.*" The System thus implied that *plaintiff could then seek an adjudication or decision on said coverage by the Commission.* At any rate, had plaintiff appealed to the Commission, the latter could have restrained the System from causing the plaintiff and its officers from being prosecuted criminally, during the pendency of the appeal. In short, once again, the same was a plain, speedy and adequate remedy in the ordinary course of law.

Inasmuch as the lower court had no jurisdiction to hear and decide this case and, at any rate, plaintiff has no cause of action against the Commission, it is unnecessary to pass upon the third issue raised by plaintiff herein. In fact, said issue has become moot on account of the approval of Republic Act No. 4857, on September 1, 1966, section 2 of which amended section 5(a) of Republic Act No. 1161, to read as follows:

"Any dispute arising under this Act with respect to *coverage*, entitlement to benefits, collection and settlement of premium contributions and penalties thereon, or any other matter related thereto, *shall be cognizable by the Commission*, and any case filed with the Commission with respect thereto shall be heard by the Commission, or any of its members, or by hearing officers duly authorized by the Commission, and decided within twenty days after the submission of the evidence. The filing, determination and settlement of claims shall be governed by the rules and regulations promulgated by the Commission." (Italics supplied.)

Hence, there can be no question now that any dispute with respect to coverage is cognizable by the Commission.

WHEREFORE, the decision appealed from is hereby reversed and another one shall be entered, dismissing the complaint herein, with costs against plaintiff-appellee the Philippine American Life Insurance Company.

IT IS SO ORDERED.

Reyes, J.B.L., Dizon, Regala, Makalintal, Bengzon, J.P., Zaldivar, Sanchez, and Castro, JJ., concur.

Judgment reversed.

[No. L-20083. April 27, 1967]

CRISOSTOMO BONILLA AND FLORA ANDRADA, petitioners and appellees, *vs.* HON. SECRETARY OF AGRICULTURE and NATURAL RESOURCES, VICENTE BUENAFLO, MARCELO BUENAFLO and LEONARDO BANAAG, respondents and appellants.

1. PUBLIC LANDS SUITABLE FOR FISHPOND PURPOSES; PRIORITY RULES; CASE AT BAR.—Priority rules under Section 13 (a) of Fisheries Administrative Order No. 14, as amended by Fisheries Administrative Order No. 14-3, apply only to public lands suitable for fishpond purposes and actually released by the Bureau of Fisheries for that particular purpose. Until said lands had been properly declared available for fishpond purposes, there is nothing to apply for. As the lots in dispute in the present case were released for fishpond purposes more than two months after the filing of all the conflicting applications, the same must be considered on an equal footing, their effectivity having commenced simultaneously when the area was released.
2. *Id.*; *Id.*; *Id.*; EQUAL DIVISION OF SUBJECT AREA AMONG APPLICANTS; NOT AN ABUSE OF DISCRETION.—Even assuming that the priority rule applies to the conflicting applications involved in this case, We cannot find our way clear to holding that the Secretary of Agriculture and Natural Resources committed a grave abuse of discretion in issuing the orders complained of which, in substance, provide for the equal division of the land in dispute among appellants and appellees, with the further understanding that to appellant Vicente Buenaflor shall be assigned that portion of Lot No. 7296 where he had made improvements. Indeed “available lands of public domain should not be distributed with unequal hand, favoring only a few and denying the same chance to the rest.”

APPEAL from a judgment of the Court of First Instance of Manila. Amparo, *J.*

The facts are stated in the opinion of the Court.

1st Asst. Sol. Gen. E. Umali & Sol. C. P. Padua for appellant Secretary of Agriculture and Natural Resources.

Ignacio Debuque, Jr. for appellants Banaag, et al.

Guido Advincula for appellees.

DIZON, *J.*:

Appeal taken by Vicente and Marcelo Buenaflor, Leonardo Banaag and the Secretary of Agriculture and Natural Resources from the decision of the Court of First Instance of Manila in Civil Case No. 27384 setting aside the aforesaid Secretary's orders of June 29 and August 16, 1955 and ordering that the applications of Crisostomo Bonilla and Flora Andrada for the lease of Lot No. 7296 and Lot No. 7297, respectively, of the Surigao Cadastre No. 234, Case No. 6, for fishpond purposes, be given due course to the exclusion of the applications of the Buenaflors and Banaag. However, on February 14, 1957 Marcelo Buenaflor withdrew his appeal (Rollo p. 41) and the withdrawal was approved on the 22nd of the same month and year by

the Court of Appeals to which the appeal was originally elevated. What remains, therefore, is the appeal of Vicente Buenaflor, Leonardo Banaag and the Secretary of Agriculture and Natural Resources.

The following STATEMENT OF THE CASE AND OF FACTS made in the brief submitted by the Office of the Solicitor General is substantially correct:

"On August 15, 1949, petitioner Crisostomo Bonilla filed what is known as Fishpond Application No. 3891 (Exhs. A, A-1, pp. 175-176, rec.) with the Bureau of Fisheries for a fishpond permit covering Lot No. 7296 of the Surigao Cadastre No. 234, Case No. 6, located at Barrio Rizal, Surigao, Surigao, with an area of 43.8 hectares. Petitioner Flora Andrada also filed on April 14, 1952 her own fishpond application (F. A. No. 8344) (Exhs. B, B-1, pp. 177-178, rec.) for the adjoining lot, Lot No. 7297, which has an area of 68 hectares.

"On September 8, 1952, respondents Marcelo Buenaflor and Vicente Buenaflor filed Fishpond Application No. 8960 (Exhs. C, C-1, pp. 179-180, rec.) and 8961 (Exhs. D, D-1, pp. 181-182, rec.) respectively, for portions of Lots Nos. 7296 and 7297 of the Surigao Cadastre 234, Case No. 6, which are the same lots applied for by petitioners Crisostomo Bonilla and Flora Andrada. Respondent Leonardo Banaag also filed on September 10, 1952 his Fishpond Application No. 8968 (Exhs. E, E-1, pp. 183-184, rec.) for portions of said lots.

"Lot Nos. 7296 and 7297 were not released by the Bureau of Forestry for fishpond purposes until after the filing of said applications, that is, on November 25, 1952 and November 26, 1952, respectively.

"The conflict of claims between the petitioners Crisostomo Bonilla and Flora Andrada and respondents Vicente Buenaflor and Leonardo Banaag, was decided by the Director of Fisheries in his order of June 22, 1953 (Exhibit "C", pp. 193-195, rec.) wherein he gave due course to the respective fishpond applications of petitioners Crisostomo Bonilla and Flora Andrada and rejected the fishpond applications of respondents Marcelo Buenaflor, Vicente Buenaflor and Leonardo Banaag.

"The afore-mentioned order of June 22, 1953 was appealed to the Office of the Secretary of Agriculture and Natural Resources by said respondents and on October 19, 1953, the then Acting Secretary of Agriculture and Natural Resources, the Honorable Placido L. Mapa, rendered a decision (Exhibit 'H', pp. 196-198, rec.) rejecting the applications of the petitioners and giving due course to the applications of respondents Marcelo Buenaflor, Vicente Buenaflor and Leonardo Banaag. In short, the order of the Director of Fisheries of June 22, 1953 was reversed.

"Petitioners Crisostomo Bonilla and Flora Andrada filed a motion for the reconsideration of the last-mentioned decision (Annex 'A', pp. 328-342, rec.). In the order of February 12, 1954 (Exhibit 'I' pp. 199-200, rec.) respondent Secretary ordered the reinvestigation of the case between the petitioners and the other respondents in order to determine the truth or the falsity of the allegations of petitioners in their motion for reconsideration as the improvements introduced on the lots in controversy by Vicente Buenaflor which the petitioners claim were introduced by said Buenaflor in disobedience of the order of the Director of Fisheries. The report of the investigation reveals the fact that of the improvements allegedly introduced by Buenaflor, only 21 meters of the dike fall within the disputed area

and the bulk of said improvement is within Lot No. 638 which is a public land.' (See Exhibit 'J', pp. 201-203, rec.).

"On March 29, 1955, respondent Secretary entered an order (Exhibit J) setting aside the decision of October 19, 1953 (Exhibit H, pp. 196-198, rec.) and giving due course to the respective fishpond applications of petitioners Crisostomo Bonilla and Flora Andrada while rejecting the applications of the respondents, Vicente Buenaflor, Marcelo Buenaflor and Leonardo Banaag.

"A motion was filed by the above-mentioned respondents from the order rejecting their fishpond applications, but the same was denied in the order dated May 17, 1955 (Exhibit 'K', pp. 204-205, rec.) on the ground that the improvements introduced by them on the lots in dispute "are highly insignificant and disproportionate to the whole area of the fishpond in question.

"Respondents Vicente Buenaflor, Marcelo Buenaflor and Leonardo Banaag filed a second motion for reconsideration and upon further consideration of the case, respondent Secretary entered the order of June 29, 1955 (Exhibit 'L', pp. 207-208, rec.) wherein the total area of the two lots in dispute 111.8 hectares, was divided among the petitioners Crisostomo Bonilla and Flora Andrada and the three respondents, so that each will get 22.36 hectares. The respondent Secretary declared in said order that the 111.8 hectares 'if divided equally among the five applicants * * * would be large enough for each of them to develop and exploit for fishpond purposes and would be sufficient for their needs, considering that the greater number of our people have less or nothing at all. In deciding so, this Office is not only exercising its sound discretion as to which of the qualified applicants should receive the benefit and bounty from the government but also acting for the common welfare of all concerned. The division of the area in controversy among all the applicants is, in our opinion, a just and equitable disposition of the case and accord with the dictates of a sound policy to give equal opportunity to all.

"The petitioners Crisostomo Bonilla and Flora Andrada filed a motion for reconsideration of the order of June 29, 1955 (Exhibit 'L', pp. 207-208, rec.) but the same was denied in the order of August 16, 1955 (Exhibit 'N', pp. 228-229, rec.)."

On September 3, 1955, appellees filed a petition for certiorari and mandamus with the Court of First Instance of Manila (Civil Case No. 27384) to annul and set aside the orders of the respondent Secretary of Agriculture and Natural Resources of June 29, 1955 and August 16 of the same year and to compel the latter to give due course to their fishpond applications to the exclusion of those filed by the Buenaflors and Banaag, invoking in their favor the priority rule established under Section 13 (a) of Fisheries Administrative Order No. 14, as amended.

After trial, the lower court rendered the decision appealed from.

The action filed by appellees in the lower court is firstly, for certiorari—upon the ground that the Secretary of Agriculture and Natural Resources gravely abused his discretion in issuing the orders complained of, with the result that they were deprived of their priority rights under Section 13(a) of Fisheries Administrative Order No. 14,

as amended by Fisheries Administrative Order No. 14-3—and secondly, for mandamus, to compel said official to give due course to their applications mentioned heretofore, to the exclusion of similar applications filed by the Buenaflors and Banaag. In our opinion, the action for mandamus depends entirely upon the success or failure of the action for certiorari in the sense that should it be found that the Secretary of Agriculture and Natural Resources did not commit any grave abuse of discretion in issuing the orders complained of, there could be no case for mandamus against him.

It is not disputed that Lots Nos. 7296 and 7297 of the Surigao Cadastre were released for fishpond purposes only on November 25 and 26, 1952, respectively—obviously more than two months after the filing of all the applications mentioned heretofore.

On the other hand, it seems clear that the priority rules set forth in the Fisheries Administrative Orders relied upon by appellees apply only to public lands suitable for fishpond purposes and actually released by the Bureau of Fisheries for that particular purpose, because until said lands had been properly declared available for fishpond purposes, there could be nothing to apply for. As a matter of fact, in a similar case decided on June 21, 1955 by the Secretary of Agriculture and Natural Resources, it was held that the priority rule can not be applied to areas not released for fishpond purposes and, therefore, not yet under the jurisdiction of the Bureau of Fisheries, and that as regards said areas, conflicting applications must be considered as being on the same level, their effectivity having commenced only at the time the area was released (Exhibits 11-A, A, N, and R). While this ruling—affirmed by the Office of the President of the Philippines (Exhibit 11-A)—is not necessarily binding upon the courts, it is clear that it is entitled to great weight and must be accepted as correct unless there is a clear showing that it is really wrong both on facts and law,—which is not the case here.

Having thus arrived at the conclusion that the priority rule invoked by appellees does not apply to their case, no further argument need be adduced to show that the Secretary of Agriculture and Natural Resources did not commit any grave abuse of discretion in issuing the orders complained of providing for the equitable and equal division of the subject area amongst the applicants.

The action for certiorari being untenable, as held above, the action for mandamus against the Secretary of Agriculture and Natural Resources has no leg to stand on.

The truth of the matter, however, is that even assuming that the priority rule applies to the conflicting applications involved in this case, We can not find our way clear to holding that the Secretary of Agriculture and Natural Resources committed a grave abuse of discretion in issuing the orders complained of which, in substance, provide for the equal division of the land in dispute among appellants and appellees, with the further understanding that to appellant Vicente Buenaflor shall be assigned that portion of Lot No. 7296 where he had made improvements. We agree with said official's pronouncement that "the welfare of as many people as possible is the main concern" of his office and that in line with this policy "available lands of public domain should not be distributed with an unequal hand favoring only a few and denying the same chance to the rest", and that "the 111.8 hectares involved in this case, if divided equally among the five applicants" * * * their respective share "would be large enough for each of them to develop and exploit for fishpond purposes and would be sufficient for their needs, considering that the greater number of our people have less or nothing at all".

IN VIEW OF ALL THE FOREGOING, the decision appealed from is hereby reversed and set aside,

With costs against appellees.

Concepción, C. J., Reyes J.B.L., Regala, Makalintal, Bengzon, J.P., Zaldivar, Sanchez, and Castro, JJ., concur.

Judgment reversed.

[No. L-28392. January 29, 1968]

JOSE C. AQUINO, ET AL., petitioners, *vs.* COMMISSION ON
ELECTIONS, ET AL., respondents.

1. ELECTION LAW; BOARDS OF CANVASSERS OF PROVINCES AND CITIES, DISTINCT ENTITIES FROM PROVINCIAL BOARD AND MUNICIPAL OR CITY BOARDS OR COUNCILS.—The city board of canvassers is an entity entirely different and distinct from the city board or city council of a chartered city. Similarly, a provincial board of canvassers or a municipal board of canvassers is an entity entirely different and distinct from the provincial board of a province or to municipal council of a municipality as the case may be. While members of municipal or provincial boards may also be members of the municipal or provincial board of canvassers as the case may be, when they sit in the latter capacity, they act as election officials to perform functions specifically provided by law. The board of canvassers exists for a specific function—to canvass the results of the election as shown in the election returns and to proclaim the winning candidates. Once this specific function is performed, the existence of the board of canvassers is ended.
2. ID.; AUTHORITY TO APPOINT SUBSTITUTES IN THE PROVINCIAL OR CITY BOARD OF CANVASSERS, VESTED IN THE COMELEC.—In case of incapacity of the members of the provincial board or of the city board or city council to act as members of the provincial board of canvassers or city board of canvassers, as the case may be, the Comelec has the power and authority to appoint substitutes for the incapacitated members. The Comelec must appoint as substitutes the officials specifically mentioned in Sec. 159 of the Rev. Election Code, and if more substitutes are needed after those officials have been appointed, the Comelec may appoint other officials of the province or city until the provincial board of canvassers or city board of canvassers, as the case may be, had been fully constituted.
3. ID.; ID.; COMELEC, ONLY CONSTITUTIONAL AUTHORITY EMPOWERED TO APPOINT ELECTION OFFICIALS, INCLUDING MEMBERS OF THE BOARD OF CANVASSERS.—Article X, sec. 2 of the Constitution provides that the Comelec not only shall have exclusive charge of the enforcement and administration of all laws relative to the conduct of elections but shall exercise all other functions which may be conferred upon it by law and shall also have the power to appoint election inspectors and other election officials. Members of the board of canvassers are election officials. Consequently, when a vacancy occurs in the membership of the board of canvassers, the only authority empowered to appoint a member to fill the vacancy is the Comelec. This constitutional provision is precisely implemented by sections 159 and 167 of the Rev. Election Code.
4. ID.; ID.; COMELEC MAY APPOINT IDEAL PERSONS TO FILL VACANCIES WHERE LISTED SUBSTITUTES ARE LACKING.—Section 159 of the Rev. Election Code names only six officials who may be appointed by the Comelec as substitutes in case of absence or incapacity for any cause of the members of the provincial board of canvassers; so that in case of the absence or incapacity of *all* the members of the provincial boards of canvassers as constituted under sec. 158 (now numbering 7 or 8 members, as the case may be, depending on the class of the province) there are not enough substitutes to replace them. This is a gap in the

law which must be filled by an interpretation of the Constitution and the election law. As the Comelec has the power to appoint election officials, it must fill these vacancies and if the law had not provided for a sufficient number of substitute officials, the law must be construed as to grant the Comelec power to appoint other ideal persons from among the officials in the province to fill the vacancies. In other words, if vacancies exist in the provincial board of canvassers, the Comelec must fill the vacancies by appointing officials named in Sec. 159 and, if after appointing all these officials, vacancies still exist, the Comelec may appoint other officials in the province.

5. ID.; ID.; ID.; THE PRESIDENT HAS NO POWER TO APPOINT SUBSTITUTES IN THE BOARD OF CANVASSERS; SECTION 28 OF THE ELECTION CODE DECLARED OBSOLETE.—Section 28 of the Rev. Election Code is now obsolete. What said section contemplates is the replacement of members of the provincial board or of the municipal (or city) council who are candidates for reelection and who are disqualified to act on the provincial board and municipal or city council in the performance of their duties relative to said election. The appointment by the President or by the governor, as the case may be, mentioned in Sec. 28, refers to persons who will replace the members of the municipal or city councils or of the provincial boards who are incompetent or disqualified to act as such members of the provincial board or municipal or city council as a body, discharging duties relative to the election. Since the provincial board or the municipal or city council is an entity entirely distinct from the provincial board of canvassers, or the municipal (or city) board of canvassers, respectively, sections 159 and 167 empowering the Comelec to appoint substitutes must apply.
6. ID.; ID.; ID.; ID.; POWER TO SUSPEND ELECTION OFFICIALS VESTED IN COMELEC IMPLIES POWER TO APPOINT THEIR SUBSTITUTES; POWER TO APPOINT SUBSTITUTES IMPLIES POWER TO SUSPEND THESE SUBSTITUTES AND REPLACE THEM WITH OTHER OFFICIALS.—The Comelec has direct and immediate supervision over the provincial, municipal and city officials designated by law to perform duties relative to the conduct of elections. The Comelec may suspend any of said officials who fail to comply with its instructions, orders or decisions and appoint their temporary substitutes. Where officials named in Sec. 159 of the Code had been appointed as substitutes due to the incapacity of the regular members of the provincial board of canvassers and are suspended by the Comelec because of non-compliance with its instructions, orders or decisions, the Comelec can appoint other officials as their substitutes pursuant to sec. 3 of the Rev. Election Code.
7. STATUTORY CONSTRUCTION; PROVISIO OF SPECIFIC CHARACTER PREVAILS OVER PROVISIO OF GENERAL CHARACTER; LATER PROVISIO OVERRIDES EARLIER PROVISIO IN THE SAME STATUTE.—Section 28 of the Revised Election Code may be considered a proviso of general character while sections 159 and 167 of the same code are provisos of specific character. The accepted rule of statutory construction is that a specific proviso prevails over a general proviso in the same statute. Also when there is a conflict between two clauses or sections in the same statute, effect must be given to the last in the order of position, the later overriding the earlier.

PETITION for review of a resolution of the Commission
on Elections.

The facts are stated in the opinion of the Court.

Valentino G. Castro & Rustico V. Nazareno for petitioners.

No appearance for respondents.

ZALDIVAR, J.:

On December 12, 1967, petitioners Jose C. Aquino, Congressman of the lone Congressional District of the province of Agusan and the Chairman of the Nacionalista Party in said province, and Uldarico A. Mosquito and Gabriel R. Banaag, the last two being members of the City Council of Butuan City, filed a petition before this Court for certiorari with preliminary injunction, to review the resolution of the Commission on Elections dated November 30, 1967, which approved the composition of the City Board of Canvassers of Butuan City to canvass the votes cast in said city in the elections held on November 14, 1967. Made respondents in the petition are the Commission on Elections (hereinafter referred to as Comelec), the City Board of canvassers of Butuan City and seven persons who were appointed as substitute members in said City Board of Canvassers, namely: Laudemer Kabulugan, Silvino Javelosa, Mariano Rosales, Lino Oconer, Antonio Gonzales, Ricardo Castillo and Julian Reyes.

The pertinent allegations of the petition, in substance, are as follows:

That in the elections of November 14, 1967, the incumbent City Mayor, City Vice-Mayor, and the ten City Councilors of Butuan City, were candidates either for reelection to the same offices held by them, or other elective offices, so that they were thereby disqualified to sit as members of the City Board of Canvassers to canvass the result of the elections in Butuan City; that for the purpose of filling the twelve vacancies in the City Board of Canvassers, the leaders of the Nacionalista Party, the Liberal Party and the splinter political group known as the Sanchez-Plaza NP-LP Coalition made recommendations to the Comelec, and the matter was the subject of hearings before the Comelec; that on November 30, 1967, the Comelec issued a resolution constituting the members of the City Board of Canvassers of Butuan as follows:

- | | |
|--|----------|
| 1. City Fiscal Nestorio Placer | Chairman |
| 2. City Engineer Proceso Gonzales vice City Mayor | Member |
| 3. City Health Officer Gaudioso Manlunas vice City
Vice-Mayor | Member |
| 4. Div. Supt. Pedro Calo vice Councilor Eduardo
Mercado | Member |

5. Register of Deeds Arturo Ricaforte vice Councilor Jesus Clarin	Member
6. Clerk of Court Eduardo Maestrado vice Councilor Eulogio Garcia	Member
7. Chief of Police Laudemer Kahulugan vice Councilor Uldarico Mosquito	Member
8. Board Secretary Silvino Javelosa vice Councilor Godiardo Guillen	Member
9. Chief, Fire Dept. Mariano Resales vice Councilor E. Esguerra	Member
10. Chief Deputy Assessor Lino Oconer vice Councilor Crisotelo Montalban	Member
11. Asst. City Treasurer Antonio Gonzales vice Councilor Felimon Busa	Member
12. Special Counsel Ricardo Castillo vice Councilor Gabriel Banaag	Member
13. Engineer Julian Reyes vice Councilor David Rosales	Member
14. City Auditor	Secretary

The petition further alleges that pursuant to the above-mentioned resolution of the Comelec of November 30, 1967, the Board of Canvassers as thus constituted commenced to canvass the votes cast for the offices of City Mayor, City Vice-Mayor, and City Councilors of Butuan City preparatory to the proclamation of the candidates elected for the said elective city offices.

The petitioners question in their petition the legality of the appointment by the Comelec of the Chief of Police of Butuan City, the Council Secretary, the Chief of the Fire Department, the Chief Deputy Assessors, the Assistant City Treasurer, the Special Counsel and an Engineer in the City Engineer's Office, as substitute members of the City Board of Canvassers to take the place of seven City Councilors, upon the ground that those seven substitutes are not persons or officials who are referred to in Section 159 of the Revised Election Code as the ones who may be appointed as substitute members of the city board of canvassers in the event of the absence or incapacity of any member of a city board of canvassers. In their petition the petitioners contend the seven substitutes should be persons appointed by the President of the Philippines, not by the Comelec, pursuant to the provisions of Section 28 of the Revised Election Code, and so because seven of the thirteen members of the City Board of Canvassers of Butuan City are not legally appointed the said City Board of Canvassers is illegally constituted and whatever action that the Board would take regarding the canvass of the votes cast in Butuan City in the elections of November 14, 1967 and the proclamation of whoever are considered winning candidates would be illegal and invalid.

Petitioners pray that upon filing of a bond as fixed by this Court a writ of preliminary injunction or a temporary restraining order issue against: (a) respondent Comelec enjoining it from implementing or enforcing its questioned resolution of November 30, 1967; (b) the seven private respondents herein who are alleged to be illegally appointed as substitute members of the City Board of Canvassers, enjoining them from sitting as members of the City Board of Canvassers of Butuan City and from participating in its functions relative to the canvass of votes and proclamation of winning candidates, and (c) the respondent Board of Canvassers enjoining it from continuing with the canvass of votes cast for the elective city offices of Butuan City and from making any proclamation of any winning candidate. The petition further prays that after due hearing the writ of preliminary injunction or the temporary restraining order be made permanent; that the resolution of November 30, 1967 be declared null and void as regards the appointment of the seven private respondents as substitute members of the City Board of Canvassers is concerned; that the respondent Board of Canvassers as constituted pursuant to the said resolution of November 30, 1967 be declared as illegally constituted; and that in the event that before the said Board had been restrained it had already made a proclamation of the winning candidates that the proclamation be set aside.

This Court finds the petition not meritorious.

The city board of canvassers is an entity that is entirely different and distinct from the city board or city council of a chartered city. Similarly, a provincial board of canvassers, or a municipal board of canvassers, is an entity entirely different and distinct from the provincial board of a province, or the municipal council of a municipality, as the case may be. While members of a city board (or city council), or a provincial board or of a municipal council, are members also of a city board of canvassers, or provincial board of canvassers, or of a municipal board of canvassers, as the case may be, they do not act in the board of canvassers in the capacity of city councilmen, or in the capacity of a member of the provincial board, or in the capacity of a member of a municipal council, but as *election officials* to perform functions specifically provided by law. The board of canvassers exists for a specific function—that is, to canvass the results of the election as shown in the election returns and to proclaim the winning candidates. Once this specific function had been performed the existence of the board of canvassers is ended and terminated.¹

¹ Cordero vs. Court of First Instance of Rizal, 40 Phil., 246.

The Constitution of the Philippines, in its Article X, Section 2, provides that the Comelec not only shall have exclusive charge of the enforcement and administration of all law relative to the conduct of elections and shall exercise all other functions which may be conferred upon it by law, but also the power to appoint election inspectors and *other election officials*. It cannot be denied that members of the board of canvassers are election officials. It follows that when there is a vacancy in the membership of the board of canvassers the *only* authority empowered to appoint a member to fill the vacancy is the Comelec. This constitutional provision is precisely implemented by Sections 159 and 167 of the Revised Election Code which provide that in case of absence or incapacity of any member of the provincial, city, or municipal, board of canvassers, the Comelec may appoint the substitutes of those who are absent or incapacitated. Under the provisions of the Revised Election Code no authority other than the Comelec is empowered to appoint substitute members in the boards of canvassers.

We are of the considered view, therefore, that in case of incapacity of the members of the provincial board or of the city board (or the city council) of a chartered city to act as members of the provincial board of canvassers or city board of canvassers, as the case may be, the Comelec has the power and authority to appoint substitutes for the incapacitated members. The Comelec must appoint as substitutes the officials specifically mentioned in Section 159 of the Revised Election Code, and if more substitutes are needed after those officials have been appointed, the Comelec may appoint other officials of the province or city until the provincial board of canvassers or the city board of canvassers, as the case may be, had been fully constituted.

Section 158 of the Revised Election Code provides for the composition of the provincial board of canvassers or the city board of canvassers. Section 159 provides for the appointment of substitute members of the provincial board of canvassers or the city board of canvassers in case of absence or incapacity of the members thereof. It is clear under Section 159 that it is the Comelec alone that can appoint the substitutes of the absent or incapacitated members of the board. While it is true that under Section 159 there are only six officials named therein, namely, the Superintendent of Schools, the District Engineer, the District Health Officer, the Register of Deeds, the Clerk of Court of First Instance and the Municipal Judge of the provincial capital—and their counterpart officials in the chartered cities—who may be appointed as substitute members in the board of canvassers of the province or

the city, as the case may be, it does not follow that the Comelec cannot appoint other officials in addition to those mentioned in said section in case there are more members of the board of canvassers that are to be substituted.

Section 158 provides that the provincial board of canvassers shall be composed of the provincial governor, the members of the provincial board, the provincial treasurer, the provincial auditor and the provincial fiscal. This section of the Revised Election Code was enacted at the time when the provincial board was composed of the governor and only two members, such that with the addition of the provincial treasurer, the provincial auditor and the provincial fiscal the provincial board of canvassers would be composed of six members.² That is why in Section 159 there are named only six officials who may be appointed as substitutes in case of absence or incapacity of members of the provincial board of canvassers—namely, the superintendent of schools, the district engineer, the district health officer, the register of deeds, the clerk of court of first instance, and the municipal judge of the provincial capital.³ But under Republic Act 2264, enacted on June 19, 1959, the provincial board in the first, second and third class provinces is now composed of the governor, the vice-governor, and three members; and in the fourth, fifth, sixth and seventh class provinces, the provincial board is composed of the governor, the vice-governor, and two members.⁴ It results that, as provided in Section 158 of the Revised Election Code, with the addition of the provincial treasurer, the provincial auditor and the provincial fiscal, the provincial board of canvassers is now composed of seven or eight members, as the case may be, depending on the class of the province. Whereas, the provincial board of canvassers is now composed of at least seven members, Section 159 of the Revised Election Code names only six officials who may be appointed by the Comelec as substitutes in case of absence or incapacity for any cause of the members of the provincial board of canvassers. So, in case of the absence or incapacity of *all* the members of the provincial board of canvassers as constituted under Section 158 there are not enough substitutes to replace

² Section 2095, Revised Administrative Code. Section 158 of the present Revised Election Code (Rep. Act 180, as amended) which was enacted on June 21, 1947, contains the same provision as Section 153 of Com. Act 357 (the old Election Code), approved on August 22, 1938.

³ Section 154 of Com. Act 357 (the Election Code passed in 1938) has a similar provision to Section 159 of the present Revised Election Code (Republic Act 180, passed in 1947).

⁴ Section 5, Republic Act 2264.

them if only the six officials named in Section 159 are to be appointed by the Comelec. This is a situation which may be considered as a gap in the law. This gap must be filled by an interpretation of the Constitution and the election law. We have adverted to that the members of the board of canvassers are election officials and under the Constitution it is the Comelec that has the power to appoint election officials. It follows, therefore, that in case of vacancies in the provincial board of canvassers the Comelec must have to fill those vacancies, and if the law has not provided for a sufficient number of specific officials or persons that may be appointed to fill the vacancies We believe that the law must be so construed as to grant the Comelec the power to appoint other ideal persons to fill the vacancies. Inasmuch as Section 159 names the officials in the province that may be appointed to fill the vacancies, the legislative intent is clear that the persons that should be appointed by the Comelec to fill the vacancies, or as substitute members, in the provincial board of canvassers must come from among the officials in the province. In other words, if vacancies exist in the provincial board of canvassers the Comelec must fill the vacancies by appointing the officials named in Section 159, and if after appointing all these officials more vacancies still exist, or if any, or all, of these officials is/are not available, the Comelec may appoint other official or officials in the province.

This construction of the law as regards the appointment of substitutes, or in the filling of vacancies, in the provincial board of canvassers must also apply in the appointment of substitutes, or in the filling of vacancies, in the city board of canvassers. Section 158 provides that in Manila and other chartered cities the city board of canvassers shall be composed of the mayor, the municipal board or city council, and the city fiscal. On the other hand, Section 159 provides that in case of absence or incapacity of the members of the city board of canvassers the Comelec may appoint officers of the city corresponding to those officers of the province who are named as the ones to be appointed as substitutes. Those corresponding officials are the city superintendent of schools, the city engineer, the city health officer, the city register of deeds, the clerk of the city court and the city judge.

We have examined the laws creating the chartered cities in the Philippines, and We find that the minimum number of city councilors in the different cities is six. In most cities there are eight city councilors, in some cities there are ten city councilors. In the City of Manila, there are twenty. In Butuan City there are ten. Every city has a mayor and a vice-mayor. It results that pursuant to

Section 158 of the Revised Election Code the minimum membership of the city board of canvassers in the chartered cities is nine—the city mayor, city vice-mayor, the six city councilors and the city fiscal. In some cities there are eleven members of the city board of canvassers, in others there are thirteen members, depending on the number of city councilors composing the city board or city council. In Manila, there are twenty-three members—the city mayor, the city vice-mayor, twenty city councilors and the city fiscal. In the particular case of Butuan City, the city board of canvassers is composed of thirteen members—the city mayor, the city vice-mayor, ten city councilors and the city fiscal.

We, therefore, have the situation that whereas the board of canvassers in the chartered cities are composed of at least nine members, pursuant to the provisions of Section 158 of the Revised Election Code, in Section 159 of the same Code six officials are named as the ones who may be appointed by the Comelec as substitutes in the event of absence or incapacity for any cause of any member of the city board of canvassers. And so, in the event that there are seven or more, or all, members of the city board of canvassers who are absent or incapacitated to act in said board, the law has not provided for a sufficient number of officials who may be appointed as substitutes to fill the vacancies in the city board of canvassers. Here again, as We have pointed out in the case of the provincial board of canvassers, is a gap in the law which must be filled by an interpretation of the Constitution and the law. As We have adverted to in a similar situation that may obtain in the case of the provincial board of canvassers, the vacancies in the city board of canvassers, must be filled by the Comelec by appointing as substitutes, first the officials referred to (for the chartered cities) in Section 159 of the Revised Election Code, and if more vacancies exist after appointing those officials, or if any or all of those officials is/are not available, the Comelec may appoint other official or officials in the city.

The petitioners contend that after the officials named in Section 159 of the Revised Election Code had been appointed as substitutes, and more substitutes are needed, the additional substitutes should be appointed by the President of the Philippines pursuant to Section 28 of the Revised Election Code. This contention has no merit.

Section 28 provides as follows:

“Disqualification to act on provincial boards and municipal councils.—Any member of a provincial board or of a municipal council who is a candidate for office in any election, shall be incompetent to act on said body in the performance of the duties thereof relative to said election and if for said reason, the number of members should be unduly depleted, the President, if it is provincial or city

office and the governor if it is a municipal office, shall appoint any disinterested voter of the province, municipality or city concerned belonging to the political party of the incompetent member to act in his place on such matters."

The terms "province or municipality", "municipal council", "provincial officers or municipal officers", as used in the Revised Election Code, shall be understood, in chartered cities, to refer to the city, the city board or city council, and city officers, respectively; and "unless the context shows a different meaning, the duties of the provincial board, the provincial governor, and the provincial treasurer relative to elections shall be performed in said cities by their municipal (city) board, mayor and treasurer, respectively."⁵

This Court is of the considered view that Section 28 of the Revised Election Code is now obsolete. What is contemplated in said section is the replacement of members of the provincial board, or of the municipal (or city) council, who are candidates (for reelection) in any election and who are disqualified *to act on the provincial board and municipal or city council* in the performance of the duties thereof relative to said election. The appointment by the President, or by the governor, as the case may be, mentioned in Section 28, refers to persons who will replace the members of the municipal (or city) councils, or of the provincial boards, who are incompetent or disqualified—because of their being candidates—to act as such members of the provincial board or of the municipal (or city) council in the performance by said provincial board or municipal (or city) council—as a body—of its duties relative to the election. As We have adverted to, the provincial board, or the municipal (or city) council, is an entity entirely distinct and different from the provincial board of canvassers or the municipal (or city) board of canvassers, as the case may be.

Under the provisions of the old Election Code (Commonwealth Act 357)⁶ the power to fix the limits of election precincts in the municipality or city and to designate polling places within the precincts was lodged with the municipal council or city council; and the power to appoint election inspectors and poll clerks was lodged with the presiding officer of the municipal or city council. The provincial board exercised powers over the actuations of the municipal council as provided by law. The old Election Code was replaced by Republic Act 180 (Revised Election Code), which was passed by Congress on June 21, 1947. Under the original provisions of Republic Act 180, the power to fix the limits of election precincts and

⁵ Section 11, Revised Election Code.

⁶ Approved on August 22, 1935.

to designate the polling places was still lodged with the municipal or city council, although the power to appoint election inspectors and poll clerks which formerly was lodged with the presiding officer of the municipal or city council was transferred to the Comelec. But on March 28, 1951, Republic Act 599 was enacted, amending Republic Act 180,⁷ and pursuant to this amendatory act the powers to fix the limits of election precincts and to designate the polling places which was formerly lodged with the municipal or city council was transferred to the Comelec. It results, that since the enactment of Republic Act 599 on March 28, 1951, the municipal or city council, as a body, no longer has any more duties to perform relative to elections. Likewise, under the Revised Election Code, as amended, the provincial board, as a body, has no more duties to perform relative to elections.

Under the old election laws, which imposed duties upon the municipal or city council relative to elections, it was deemed proper that the members of the municipal council, or of the city board or city council, or of the provincial board, who were candidates (for reelection), be considered incompetent to act in said body in the performance of the duties thereof relative to the election in order to avoid such actuations on their part as would favor their own personal political interests or the political interests of their party. Hence the necessity of appointing persons to take the places of those who were considered incompetent in the event that the membership of the body would be unduly depleted by the elimination of the incompetents. The power to appoint the substitutes was thereby lodged with the President if it is a provincial or city office, and with the governor if it is a municipal office. But when the municipal or city councils have been relieved of duties relative to elections, We believe that Section 28 of the Revised Election Code serves no more purpose.

Indeed, the appointment of substitutes in the municipal or city council, or provincial board, by the governor or the President, as the case may be, under Section 28 of the Revised Election Code could not have been intended to refer to substitutes in the board of canvassers, because it is in Sections 159 and 167 of the Code where it is specifically provided how substitutes in the provincial, city, or municipal, board of canvassers, should be made—that is, that the appointment of the substitutes must be made by the Comelec. Section 28 of the Revised Election Code may be considered as a proviso of general

⁷ Specifically, Sections 57 and 62 relating to election precincts and polling places.

character in the Revised Election Code, while Sections 159 and 167 are provisos of specific character. It is the accepted rule of statutory construction that a specific proviso of the statute prevails over a general proviso. It is also the rule that when there is a conflict between two clauses or sections of the same statute, effect must be given to the last in the order of position, the later overriding the earlier. (Black, Interpretation of Laws, Sections 102 and 103, Handbook Series.)

In support of their stand that when all the officers mentioned in Section 159 of the Revised Election Code had been named as substitutes by the Comelec, and there is need of more substitutes to fill the existing vacancies in the board of canvassers, the President is the one to appoint the additional substitutes pursuant to Section 28 of the Revised Election Code, the petitioners invoke the decision in the case of *Torres vs. Ribo*, 81 Phil., 44, wherein this Court stated that "not even the Commission on Elections may lawfully appoint (to the provincial board of canvassers) any person or officer outside of those mentioned" (in Section 159).⁸

The decision in the *Torres* case has no application to the case at bar. The facts in the *Torres* case are: In the general elections held on November 11, 1947, the incumbent governor Mamerto S. Ribo and the two members of the provincial board of Leyte were candidates and so they were disqualified to sit as members of the provincial board of canvassers. Pursuant to Section 159 of the Revised Election Code the Comelec, in a telegram received by the provincial treasurer of Leyte on November 21, 1947, appointed the division superintendent of schools, the district engineer, and the district health officer to replace the three disqualified members. It so happened that on November 21, 1947, the division superintendent of schools and the district engineer were on the west coast of the province and did not return to Tacloban until November 24. On November 22, Provincial Treasurer F. Martinez as chairman, Provincial Fiscal Gregorio Abogado, Vicente Tizon, who was assistant civil engineer in the district engineer's office, Evaristo Pascual, who was chief clerk in the office of the division superintendent of schools, and W. Enage, who was acting district health officer, met as the provincial board of canvassers and canvassed the votes for provincial governor and other officers, and proclaimed Mamerto Ribo as governor-elect. Vicente Tizon and Evaristo Pascual sat in the board of canvassers representing the district engineer and the division superintendent of schools, respectively. The legality of the proclamation of Ribo as governor-elect, by the board

⁸ Words in parenthesis are supplied for clarity.

of canvassers as thus constituted, on November 22, 1947, was questioned upon the ground that the board was not legally constituted because of the presence in said board of the assistant civil engineer in representation of the district engineer, and of the chief clerk in the office of the superintendent of schools in representation of the latter official. This Court held that the presence in the board of canvassers of the assistant civil engineer and the chief clerk was not authorized by law, because they could not represent in the board the chief of their respective office who is the official specifically named in Section 159 of the Revised Election Code to be appointed as a substitute member in the board of canvassers—the membership in said board being one that cannot be delegated. And so this Court ruled that because, of the five officials who constituted themselves as the board of canvassers (the provincial auditor was not present and he was not substituted), only three were qualified to sit as members of the board—namely, the provincial treasurer, the provincial fiscal and the acting district health officer—and under Section 158 of the Revised Election Code the provincial board of canvassers was composed of six members,⁹ the actuation of only three qualified members could not effect a valid proclamation of the winning candidates. It was in this connection that this Court made reference to Section 159 of the Revised Election Code, and stated that “not even the Commission on Elections may lawfully appoint any person or officer outside of those mentioned” in said Section 159. This quoted statement from the decision in the Torres case must be construed in the light of the circumstances obtaining in that case.

In that case, when the district engineer and the superintendent of schools could not act in the board of canvassers as substitute members, because they were absent, their places should have been taken by other officials mentioned in Section 159 who had not yet been appointed as substitutes—and those other officials are the register of deeds, the clerk of the court of first instance and the municipal judge of the provincial capital. In other words, instead of the assistant civil engineer and the chief clerk taking the places of the district engineer and the superintendent of schools, respectively, two of the three remaining officials mentioned in Section 159 should have been appointed to take the places of the absent district engineer and division superintendent of schools.

⁹ This was before the enactment of Republic Act 2264 creating the office of the vice governor and providing for three members of the provincial board in the first, second and third class provinces. Leyte is a first class province.

The decision of this Court in the Torres case must be understood to mean that in the event of vacancies in the provincial board of canvassers the Commission on Elections must appoint substitutes from among officials that are named in Section 159 of the Revised Election Code, if they are available. It should be noted that the Torres case was decided at the time when the provincial board of canvassers of Leyte was composed of only six members. So, when this Court, in its decision, said "not even the Commission on Elections may lawfully appoint any person outside those mentioned," this Court must be understood to mean that the substitutes must be appointed out of the six officials named in Section 159 of the Revised Election Code. That dictum in the decision does not preclude an appointment by the Comelec of other officials in case those named in Section 159 who have been appointed are not available and there is need of appointing more substitutes in order to complete the membership of the board of canvassers.

The Comelec has direct and immediate supervision over the provincial, municipal, and city officials designated by law to perform duties relative to the conduct of elections, and the Comelec may suspend from the performance of said duties any of said officials who shall fail to comply with its instructions, orders, decisions, or rulings, and appoint their temporary substitutes.¹⁰ It can happen that officials named in Section 159 of the Revised Election Code had been appointed as substitutes because of the incapacity of the regular members of the provincial board of canvassers, and if for some reasons the Comelec would suspend these substitutes because of their non-compliance with the instructions, decisions, orders, or rulings of the Comelec, certainly, the Comelec can appoint other officials as their substitutes pursuant to the powers conferred upon it by Section 3 of the Revised Election Code.

Let it be noted that nowhere in the decision in the Torres case did this Court say that the President of the Philippines may appoint any substitute member in the provincial or city board of canvassers. There is no basis, therefore, in invoking the decision in the Torres case as authority in asserting that in the event that all the officials named in Section 159 of the Revised Election Code had been named as substitutes in the provincial or city board of canvassers that it is the President that can fill the remaining vacancies in the board of canvassers in virtue of the power lodge on the President under Section 28 of the Revised Election Code. We have pointed out that under Sections 159 and 167 of the Revised Election

¹⁰ Section 3, Revised Election Code. This provision of law was already existing when the Torres case was decided in 1948.

Code it is only the Comelec that can appoint substitute members of the board of canvassers, either municipal, city or provincial. The provisions in these sections of the Revised Election Code are in keeping with the constitutional objective of entrusting to the Comelec the Administration and enforcement of all laws relative to the conduct of elections with a view to insuring clean, honest and fair elections. Let it be noted that pursuant to the provisions of Section 160 of the Revised Election Code, it is the provincial and city board of canvassers that canvass the votes cast in the elections, not only for provincial or city officials, but also, for President, Vice-President, Senators and Members of the House of Representatives.¹¹

This Court had occasions to dwell incidentally on the question involved in the present case in at least two decided cases. In the case of the City Board of Canvassers, Tacloban City, et. al. *vs.* Hon. Segundo Moscoso, Judge of the Court of First Instance of Leyte, et. al., G. R. No. L-16065, September 30, 1963, the legality of the composition of the city board of canvassers of Tacloban City was questioned. It appears that the city mayor and six city councilors of Tacloban City were all candidates in the elections of November 10, 1959 and so they were all disqualified to sit in the city board of canvassers of the city. In their places the Comelec appointed the city superintendent of schools, the city engineer, the city health officer, the city register of deeds, the clerk of the municipal court, the judge of the city court of Tacloban City, and the city auditor. There were seven vacancies in the city board of canvassers, and to fill the seventh vacancy, the Comelec designated the city auditor, although said official is not named in Section 159 of the Revised Election Code as an official that may be named as substitute member in the city board of canvassers. This Court, in ruling on the designation of the city auditor, tersely held that "Such designation is in accordance with Section 159 of the Election Code."

In the recent case of Corazon Espino *vs.* Calixto Zaldivar, et al., G. R. No. L-22325, December 11, 1967, there arose the question of whether the Comelec can appoint as a substitute for the seventh member of the provincial board of canvassers an officer who is not named among those mentioned in Section 159 of the Revised Election Code. This case relates to the controversy regarding the proclamation of the winning candidate for governor in connection with the elections held on November 12, 1963 in the province of Nueva Vizcaya. It

¹¹ See also Article VII, Section 1, Constitution of the Philippines.

appears that the provincial board of canvassers of Nueva Vizcaya was composed of seven—the governor, the vice-governor, two provincial board members, the provincial fiscal, the provincial treasurer and the provincial auditor. Because of the incapacity or absence of the regular members of the provincial board of canvassers the Comelec had to appoint substitutes. The provincial board of canvassers as finally constituted by the Comelec by appointing thereto substitute members, was composed of the first assistant provincial fiscal (as chairman), the clerk of the court of first instance, the deputy clerk of the court of first instance, the municipal judge of Bayombong (the provincial capital), the officer in charge of the office of the district health office, the register of deeds, and the division superintendent of schools. Commenting on the composition of this provincial board of canvassers, as thus constituted, this Court said:

"It will be seen right away that only (1) the Division Superintendent of Schools, Eulogio de Guzman; (2) the Register of Deeds, Ramon V. Purugganan; (3) the Municipal Judge of Bayombong, Tomas P. Maddela II; and (4) the Clerk of the Court of First Instance, Miguel M. Guevara, are amongst those specific officials set forth in Section 159. In addition, (5) the Officer-in-Charge of the District Health Office, Honorato A. Mendoza, qualifies under Section 159 because at that time the District Health Officer had already retired. The District Engineer, Artemio Tiangco, should be the number (6) substitute. But he could not have been appointed as such because he was, though a substitute, one of those original members of the board who could not be located. To complete the membership under Section 158 to seven (7), the Provincial Fiscal should also be in. But his whereabouts, too, were unknown. In his absence, the First Assistant Fiscal headed the office. So, the appointment of First Assistant Fiscal Melecio A. Genato, as Chairman, was proper. The Assistant Provincial Fiscal acts for and in the absence of the Provincial Fiscal.

"The result is that the only member of the substitute board whose official designation does not appear in Sections 158 and 159 is Deputy Clerk of Court Rodolfo Q. Agbayani.

"But we do not stop here. There is still the question as to whether or not Rodolfo Q. Agbayani, Deputy Clerk of Court, Court of First Instance, could legally be appointed as member of the substitute board, given the fact that he is *not* one of the officials designated in either Section 158 or 1959.

"Section 3, Article I of the Revised Election Code, provides that Comelec, 'may suspend from the performance' of 'duties relative to the conduct of elections' any provincial, municipal, and city officials designated by law to perform such duties 'who shall fail to comply with its instructions, orders, decisions, or rulings and appoint their temporary substitutes. Of course, whether the substitutes qualify under the law is another matter altogether. Adverting to Section 159 of the Revised Election Code, we find that the Comelec *may appoint* as substitutes the persons therein named, (1) the superintendent of schools, (2) the district engineer, (3) the district health officer, (4) the register of deeds, (5) the clerk of the Court of First Instance, or (6) the justice of the peace of the capital. Unquestionably, if the officials just named

are available, Comelec has no choice. They should first be harnessed into the service.

"But the situation that the case before us presents, requires analysis. Pointed out earlier is the fact that, by statute (Section 158 of the Election Code), the provincial board of canvassers consists of seven members: the provincial governor; the three members of the provincial board; the provincial treasurer; the provincial auditor; and the provincial fiscal. There is a gap. For, all the seven were unavailable. And Section 159 following provides only for six substitutes.

"Our view is that Deputy Clerk Agbayani was lawfully named as the seventh member of the board. His appointment—a necessity to complete the membership—is not assailed on the ground that he is not qualified to do the work of canvasser. In fact, we should say that with his position, he is presumed to be unbiased and with sufficient learning to perform the duties of a member of the board.

"Canvassing and proclamation of provincial elective officials are matters of public concern. The Revised Election Code, we are sure, does not countenance unnecessary delay in proclamation. The interests of the province so demand. The law would not require that canvassing and proclamation be stopped, and resume only until such time as all the officials mentioned in Sections 158 and 159 would undertake to perform the task by the election law imposed upon them. True it is that coercive measures could be adopted. Comelec may institute contempt proceedings under Rule 64 of the Rules of Court. It may even recommend to the President the removal of the said officials on grounds of non-feasance, malfeasance or misfeasance. These measures alone, we are constrained to state, will only spawn further delays in the canvassing and proclamation.

"We, therefore, hold that the appointment of Deputy Clerk Rodolfo Q. Agbayani as member of the substitute board of canvassers for the Province of Nueva Vizcaya, is valid."

In the case now before Us, in the election of November 14, 1967, the city mayor, the city vice-mayor and all the ten members of the city council of Butuan City were candidates, so that all of them were disqualified to sit as members of the city board of canvassers. As We have pointed out in this resolution, the city board of canvassers of Butuan City is composed of thirteen members, including the city fiscal. It thus happened that of the thirteen regular members of the city board of canvassers, as provided in Section 158 of the Revised Election Code, only the city fiscal was qualified to sit as member of the board. There were, therefore, twelve vacancies that had to be filled. In a resolution (Extra-48), dated November 30, 1967, the Comelec filled these vacancies by appointing thereto officials or officers performing duties in Butuan City. Of the twelve officials or officers appointed by the Comelec as substitutes, five are those that are referred to in Section 159 of the Revised Election Code, namely: the city engineer, in place of the city mayor; the city health officer, in place of the city vice-mayor; the city superintendents of schools, the city register of deeds, and the clerk of the city court, in the places of

three disqualified city councilors. The places of seven other disqualified city councilors were filled by the Comelec by appointing the city chief of police, the secretary of the city board, the chief of the city fire department, the chief deputy assessor of the city, the assistant city treasurer, the city special counsel, and an engineer in the city engineer's office. No reason appears in the record why the Comelec did not appoint the city judge as one of the substitute members.

In consonance with the view herein-above expressed, We hold that the resolution of the Comelec (Extra-48), dated November 30, 1967, is in accordance with the Constitution and the election law. The composition of the city board of canvassers of Butuan City as reconstituted pursuant to said resolution of the Comelec is, therefore, valid, and said board can legally function in the performance of its duties as provided in the Revised Election Code.

The Court, therefore, resolved to DISMISS the instant petition. Let copies of this resolution be furnished the President of the Senate, the Speaker of the House of Representatives, the Commission on Elections, and the Secretary of Justice.

IT IS SO ORDERED.

Concepción, C. J., Reyes, J.B.L., Dizon, Makalintal, Sanchez, Castro, Angeles, and Fernando, JJ., concur.

Petition dismissed.

DECISIONS OF THE COURT OF APPEALS

[No. 06030-CR]

Submitted: June, 1966 Decided: August 15, 1967

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee,
vs. ENGRACIO SORIANO y REPOLIDON, accused and ap-
pellant.

SUMMARY

Appeal from the City Court of Quezon City; DAMIAN L. JIMENEZ, Judge; REVERSED.

Defendant was charged with Homicide thru Reckless Imprudence in the lower court and, after trial, was found guilty and sentenced to an indeterminate penalty of 4 months and 1 day of *arresto mayor* as minimum, to 2 years and 4 months of *prision correccional* as maximum, and to pay the costs. No finding on civil liability was made as the private prosecutor reserved the right to file a separate civil action.

From the judgment defendant filed an appeal.

MARIANO P. MARCOS, of Quasha, Asperilla, Blanco, Zafra and Tayag, of Manila, filed a brief and a reply brief for the defendant-appellant.

Points of counsel:

I.—Undue weight and credence was given to the testimonies of three alleged eye witnesses for the prosecution, namely: Eulogio Ravalo, Jr., Roberto Vicente and Florante Galit.

II.—The lower court relied mainly on suppositions rather than on facts duly proven in convicting the appellant.

III.—Appellant was not guilty of even slight negligence and exercised the foresight and care required by law.

IV.—The victim was guilty of negligence.

V.—The prosecution must rely on the strength of its own evidence, not on the weakness of the evidence for the defense.

VI.—For lack of proof of guilt beyond reasonable doubt, judgment should be reversed and appellant acquitted.

Solicitor General ANTONIO P. BARREDO, Assistant Solicitor General ANTONIO G. IBARRA and Solicitor FEDERICO V. SAN, filed a brief for the plaintiff-appellee.

Points of counsel:

I.—Appellant was recklessly imprudent in driving at 30 kilometers per hour.

II.—Appellant's guilt was established beyond reasonable doubt and the judgment appealed from should be affirmed, with costs.

Heard before CAPISTRANO, *Pres, J.*, Chairman, CAÑIZARES and SERRANO, *JJ.*, Members, composing the FIRST DIVISION of the Court.

OPINION OF THE COURT

1. CRIMINAL LAW; HOMICIDE THRU RECKLESS IMPRUDENCE; VEHICULAR ACCIDENT; MOTORIST NEED NOT SLOW DOWN WHEN PEDESTRIAN STOPS AT CENTER OF LANE.—In main highways which are “thru” streets, a motorist who sees a pedestrian at a safe distance has no reason to slow down where shortly thereafter, he sees the pedestrian stop in the middle of the right lane of the street; he has every reason to believe that the pedestrian would continue to be stationary until the vehicles had all passed; and he has no cause to believe that the pedestrian would, instead, suddenly run across the street.
2. *Id.*; *Id.*; *Id.*; MOTORIST MUST DRIVE AT SAME SPEED IN “THRU” MAIN HIGHWAYS.—It is a matter of common knowledge that in main highways which are “thru” streets, drivers must continue driving at the same speed and keep within their own lanes or else run the risk of being bumped or sideswiped from behind by other motor vehicles.
3. *Id.*; *Id.*; *Id.*; PEDESTRIAN MUST ALSO USE DILIGENCE IN CROSSING STREETS.—Pedestrians and not only drivers are duty bound to observe diligence in using the streets and particularly in crossing them (*People vs. Cruz, et al.*, CA-G. R. No. 04825-CR, July 8, 1965).
4. *Id.*; *Id.*; *Id.*; SKID MARKS.—Skid marks of tires 8 feet long are not unusual when a motor vehicle is running about 20 to 30 kilometers per hour.

MR. PRESIDING JUSTICE CAPISTRANO delivered the Opinion of the Court.

The point at issue in this appeal is whether or not defendant was guilty of homicide thru reckless imprudence in bumping an old woman with the car he was driving resulting in injuries from which she died.

The statement of facts as correctly set forth in appellant's brief, is as follows:

“The appellant on April 29, 1964, at around 5:00 o'clock in the afternoon, was driving a car along E. delos Santos Avenue going towards Cubao, Quezon City. With him at the time was the wife of his employer and a helper. The appellant was driving moderately running at around thirty (30) kilometers per hour. Upon nearing the corner of 18th Street, Quezon City, the appellant saw an old woman cross the street. The old woman upon reaching the middle of the street stopped and stood still. The appellant upon seeing this, proceeded cautiously. He slackened his speed and kept his eye on said woman. However, when the car the appellant was driving was only around a meter away from the woman, the said woman suddenly darted across the street. When the appellant saw the old woman darting across the street, the appellant immediately stepped on his brake and tried to swerve the car he was driving to his right to avoid the old woman. Despite the precautions and emergency measures taken by the appellant, the old woman was hit by the left front portion of the vehicle. The exact place where the accident happened was around fifty (50) meters away from the pedestrian lane, the place pro-

perly designated by law to be used for crossing by pedestrians.

"As a result of the aforescribed accident the old woman died and the case at bar filed against the appellant. From a judgment of the lower court convicting the appellant, the appellant has taken this appeal."

The principal points raised by appellant are the following:

- (1) That appellant exercised due diligence in driving the car of his employer;
- (2) That the deceased was guilty of negligence;
- (3) Lack of proof beyond reasonable doubt of appellant's guilt.

We shall discuss the first and second points which are inexorably linked together. From a perusal of the records and evidence of the case we find that appellant had exercised due diligence and that deceased had been negligent in the accident which took away her life. The following facts and circumstances and applicable jurisprudence are highly illuminating:

1. That the deceased did not cross at the pedestrian lane which was some 50 meters away from the point of impact, according to the testimonies of *both* the prosecution and the defense witnesses, although by law she was under obligation to cross at the pedestrian lane;

2. That the court took judicial notice of the foregoing and that there is an ordinance in Quezon City against jaywalking which at the time of her death, deceased was violating, since she did not cross at the pedestrian lane. The following authority is in point:

"While motorists have the duty of exercising ordinary or reasonable care to avoid injuring pedestrians who are crossing the highway or street, a pedestrian so crossing has the reciprocal duty to anticipate the presence of motorists using the way and exercise reasonable ordinary care for his own safety. This duty of a pedestrian *requires a greater quantum of care of more diligence* when they cross at a place other than a regular crossing, that when they cross at the place provided for pedestrians, since the danger is ordinarily greater. *Violation of an ordinance prohibiting pedestrians from crossing a street at places other than regular sidewalks constitutes negligence as a matter of law.*" (Simpson vs. Olean, 264 Ala. 519). (People vs. Cruz, et al., CA-G. R. No. 04825-CR, July 8, 1965.) (Italics ours.)

3. That, as per testimony of Artemio Estrella, a policeman who investigated the accident and a witness for the prosecution, appellant was travelling about 20 kilometers per hour although the speed limit in such locality was 40 kilometers per hour. Hence, appellant was driving at a speed well within the official and authorized speed limit.

4. That, as per the uncontroverted testimony of said Patrolman Estrella, appellant voluntarily presented himself at the police station after the accident in order to report the same and that appellant's license was taken by the

police at the time of the accident in question not because he had violated any city ordinance but because he was then involved in said accidents.

5. That appellant was travelling about 30 kilometers per hour, that he slowed down when he saw the old woman crossing the street, that after stopping in the middle of the street, the old woman suddenly ran across the street while appellant's car was only 1 meter away, that appellant immediately applied his brakes and swerved but could not help hitting the old woman due to her proximity when she suddenly ran across the path of his car. The following authority is in point:

"So long as motor vehicles are not used at a time or in a manner or under circumstances inconsistent with the rights of others, or in violation of regulations, their owners are entitled to all the advantages afforded by a commodious and speedy means of transportation. While those who undertake to drive high power motor vehicles over the public highways may be, and should be required to exercise great care and skill in the management and control of their machines, so as to avoid inflicting injury upon others, still, they should not be required to exercise such extraordinary precautions as would be necessary to avoid all possibility that others may be injured in person or property as a result of their own negligence or of unforeseen contingencies which a prudent and skillful driver could not be expected to anticipate and provide against.

"It is true that the statute penalizes the operation of a motor vehicle recklessly or at an excessive rate of speed, 'or so as to endanger the property or safety or rights of any person', but this does not mean that in any case where an accident occurs it can be presumed that there was a violation of the provisions of the statute. If it appears that the machine was being operated carefully, prudently, and skillfully at the time when the accident occurred, having regard to the surrounding circumstances, it cannot fairly be said to have been operated 'so as to endanger the property, safety or rights of any person. Whatever may have been the cause of the accident, if it cannot be attributed to the misconduct or the negligence of the operator in the management of the machine, he cannot be held liable either civilly or criminally. To hold otherwise would be to place an intolerable burden on the use and enjoyment of a class of vehicles of known and admitted utility, and would be a violation of the sound legal principles on which the doctrine of criminal liability as well as that of civil liability for personal injuries have their basis," (*U.S. vs. Knight*. 26 Phil. 224, 225.)

6. That the appellant, while he first saw the deceased at a distance of twenty feet, had no reason to slow down because shortly thereafter, he saw her stop in the middle of the right lane of the street. Appellant had every reason to believe she would continue to be stationary until the vehicles had all passed. He had no idea nor any cause to believe that she would, instead, suddenly run across the street when his vehicle was only a meter away from her. Hence, he should have continued driving at his speed of 20 to 30 kilometers per hour. Nevertheless, he slowed down.

When the deceased suddenly ran across the street, appellant immediately applied his brakes and swerved the car to the right. That she was hit, nevertheless, by the left front part of the car on the right side of the street, stemmed from the fact that she was only a meter away when she ran suddenly in front of the car driven by appellant; hence, her demise was the result of her own fault. The following authorities are in point:

"Even if the deceased, Marciano Pineda, was hit frontally instead of laterally by the 7-Up delivery truck, still Jose Cube would not be liable. The driver of a motor vehicle is not bound to anticipate that a pedestrian may suddenly run from behind a parked car into his car, or into its path, or do the same in alighting from a car, unless he is chargeable with notice that such event is likely to occur. If he is driving at a reasonable rate of speed so that he is able to stop immediately, or within a reasonable distance, no liability exists. (15 Am. Jur. Sec. 196, p. 162). (*Pineda vs. Santiago Syjuico, Inc.*, CA-G. R. No. 22487-R, June 26, 1963. Cited on p. 430-431, 1963-G Supp., of Velayo's Case Digest.)

"It would be too much to expect that a Chauffeur, driving along an open lane where ordinarily he was not supposed to stop because he could go through continuously until he has to turn leftward at the proper point, would have his entire attention concentrated on the possibility that a child might cross its lane all of a sudden." (*Castaneda, et. al. vs. Sta. Maria, et al.*, CA-G.R. No. 29617-R, Dec. 20, 1963.) (pp. 1403, Court of Appeals Reports, Vol. 4, Unpublished).

"2. *Id.*; *Id.*; *Id.*; Crossing street without warning; Duties of pedestrian and Motorist; Case at Bar.—Where the sudden emergence of a pedestrian from behind a vehicle coming from the opposite direction does not allow the driver of the approaching vehicle time to avoid hitting her, that is, there is no previous warning that the pedestrian would suddenly run across the street, and there is no reasonable requirement for the driver to take precaution, supposing that someone would dart across the street from behind the oncoming vehicle, it is incumbent upon the pedestrian to first determine whether it is safe to cross the street from behind the jeep, and failure to do so constitutes negligence." (*Patrocinio Palma vs. La Mallorca Bus Co., Inc.* 62 Off. Gaz. (40) 7249). (See also *Victor Gomez vs. Francisco Rivera, Jr.*, CA-G. R. No. 29233-R, Dec. 27, 1966).

"We are of the opinion that the accused was not guilty of reckless imprudence when he failed to put his car, which was running at moderate speed, to a complete stop in view of the cloud of dust which partially obscured his vision; that he exercised due care in slowing down. Otherwise, a motorist whose vision is partially obscured by rain or fog would also be guilty of reckless imprudence in driving at a moderate speed through the rain or fog. We believe that the act of the 9-year old boy, whose vision was also necessarily partially obscured by the cloud of dust in continuing to run, with eyes looking down, across the road right into the path of the on-coming automobile of the defendant was the proximate cause of the mishap. In applying the brakes upon seeing the boy about a meter away and turning the car to the right to avoid hitting the boy, the defendant did what could be reasonably expected of a prudent driver in the circumstances. The fact that the boy was not run over and that the injuries sustained by him were principally on the head because he was looking down

shows that the accused was not speeding when the left mudguard of the car bumped the boy's head.

"We find that appellant's guilt has not been established beyond reasonable doubt." (People vs. Torion, et al., CA-G. R. No. 03836-CR, June 23, 1965.)

"* * *. Since it is a proven fact that Archimedes darted running across the street, it is very likely that when he found himself directly in the path of the auto-calesa and he noticed the danger too late, he tried to avoid hitting the auto-calesa or being hit by it. This maneuver on his part could easily have carried him further right. The fact that he was eventually hit by the right portion of the auto-calesa's bumper is not therefore by itself indicative of inattentiveness on the part of the appellant." (People vs. Mercado, et al., CA-G.R. No. 02253-CR, June 18, 1964.)

7. That it is a matter of common knowledge that in main highways which are "thru" streets like the E. de los Santos Avenue where the accident took place, drivers must continue driving at the same speed and keep within their own lanes or else run the risk of being bumped or sideswiped from behind by other motor vehicles;

8. We likewise take note of the fact that pedestrians and not only drivers are duty bound to observe diligence in using the streets and particularly in crossing them. We have held that:

"While motorists have the duty of exercising ordinary or reasonable care to avoid injuring pedestrians who are crossing the highway or street, a pedestrian so crossing has the reciprocal duty to anticipate the presence of motorists using the way and exercise reasonable ordinary care for his own safety. This duty of pedestrians require a greater quantum of care or more diligence when they cross at a place other than a regular crossing, than when they cross at the place provided for pedestrians, since the danger is ordinarily greater. Violation of an ordinance prohibiting pedestrians from crossing a street at places other than regular sidewalks constitutes negligence as a matter of law (Simpson vs. Olean, 264 Ala. 519)." People vs. Cruz, et al., CA-G.R. No. 04825-CR, July 8, 1965.)

9. That skid marks 8 feet long are not unusual when a vehicle is running about 20 to 30 kilometers per hour. As testified to by the policeman witness for the prosecution, Pat. Estrella, said marks are of ordinary length and, hence, are not proof of speeding. Policeman Estrella has been with the Traffic Bureau, Police Department, since June 1961 and, as per his uncontradicted testimony which has not been shown to be biased or unfair, he was since then been investigating traffic cases and has acquired knowledge and skill in determining the speed of a vehicle on the basis of the length of the skid mark on the road;

10. That as per the testimony of Mrs. Zafra, passenger and owner of the car driven by appellant, the car was travelling about 25 kilometers per hour, and the deceased old woman who had stopped in the middle of the right lane of the street must have been frightened and confused by the

sudden roar or noise of a scooter coming to the front from behind the car, causing the deceased to take flight by suddenly running in front of appellant's car which was only a meter away at the time. It is significant to note, as per Exh. D, sworn statement of appellant taken by Pat. Estrella, appellant stated that the attention of the deceased was on a scooter which had forged ahead and on the right side of, the car driven by the appellant which was near the deceased, and that the noise and presence of the scooter caused the deceased to suddenly run across the street in front of appellant's vehicle.

We find, consequently, that appellant at the time of the accident had been driving carefully and that it was the sole negligence of the deceased which caused her death. As a corollary, we find that the prosecution has failed to prove the guilt of the appellant who, on the contrary, has proved due diligence and care on his part.

In view of all the foregoing, the judgment of the trial court is hereby reversed and the appellant acquitted of the offense charged, with costs *de oficio*.

REVERSED.

Cañizares and Serrano, JJ., concur.

Judgment reversed.

[No. 39344-R. May 26, 1967]

NICANOR C. IBUNA, ET AL., petitioners, *vs.* THE HON. PEDRO C. NAVARRO, Judge of the Court of First Instance of Rizal (Branch I), ET AL., respondents.

1. PLEADING AND PRACTICE; CONTEMPT; JUDGMENT; REVIEW; APPEAL, NOT CERTIORARI, IS REMEDY.—The remedy expressly prescribed for adverse judgment in constructive contempt cases is not the special civil action for certiorari, but an appeal (Section 10, Rule 71, Rules of Court).
2. ID.; SPECIAL CIVIL ACTIONS; PROPRIETY AND SUFFICIENCY.—Where the petition is not sufficient in form and substance, as when it is not accompanied by a certified true copy of the decision or order subject thereof (Sections 1 and 6, Rule 65, Rules of Court; Alazar, et al. *vs.* CIR, et al., G. R. Nos. L-8174 and L-8280-86, October 8, 1965), or is not the remedy expressly provided for by the Rules of Court, it is not necessary to require the respondent to file answer and the petition may be dismissed.

ORIGINAL ACTION in the Court of Appeals. Certiorari.

The facts are stated in the opinion of the Court.

Fuggan, Payno & Associates for petitioners.

Roque O. Santos for respondents.

RODRIGUEZ, J.:

By the instant special civil action for certiorari originally filed with this Court on May 4, 1967, the petitioners municipal officials of San Juan, Rizal, pray among others that the orders dated December 5, 1966, January 30, 1967 and March 10, 1967, Annexes F, H and J, respectively, of the petition, which respondent Judge issued in connection with Civil Case No. 6811 of the Court of First Instance of Rizal, entitled Simon B. Reyes *vs.* The Municipality of San Juan, Rizal, et al., for mandamus, be declared null and void on the ground that the said respondent Judge, in issuing those orders, "acted with grave abuse of discretion amounting to lack of jurisdiction."

From the contents of the petition, as well as from the annexes thereof, we gather that respondent Simon B. Reyes was a regular member of the San Juan, Rizal police force, having been appointed as police lieutenant thereof on July 1, 1955. On October 6, 1956, a criminal complaint for estafa against him was filed before the justice of the peace court of San Juan, Rizal, by virtue of which he was suspended from the police force by petitioner Ibuna, who was and still is the incumbent Mayor of San Juan, Rizal. As an aftermath of his suspension, the salary of Simon B. Reyes was also withheld from him. And on the strength of the complaint filed with the inferior court, the provincial fiscal filed

the corresponding information for estafa against Simon B. Reyes before the Court of First Instance of Rizal. However, on December 8, 1959, the lower court exonerated the accused Simon B. Reyes of the said criminal charge.

Consequently the Municipality of San Juan, Rizal, paid Simon B. Reyes the amount of ₱1,453.06 as his unpaid salaries for a part of the period of his suspension from October 6, 1956 to June 30, 1957, as a police lieutenant in the police force of San Juan, Rizal, at the rate of ₱165.00 a month. Thus, thereafter Reyes also demanded payment of his salaries corresponding to the remaining period of his suspension, i.e., from July 1, 1957 up to December 8, 1959, when he was exonerated, amounting to ₱4,823.00. However, when it became evident that no payment of his demanded back salaries was forthcoming, because the municipal officials concerned refused to heed his demands, Simon B. Reyes commenced in the lower court Civil Case No. 6811, for mandamus, to compel the said municipality, its mayor and its treasurer to pay him (Reyes) the balance of his salaries earned during the period of his suspension.

The lower court accordingly rendered judgment in the mandamus case in favor of Reyes, ordering the municipality of San Juan, Rizal, to pay immediately to Reyes his unpaid salaries covering the period from July 1, 1957 to December 8, 1959, at the rate of ₱165.00 a month; and should there be no funds available for this purpose, the same judgment also ordered the municipality, through its municipal council, to appropriate immediately the necessary funds to cover the same salaries. Upon appeal to this court by the defeated parties in that civil case, this Court sustained the lower court and affirmed the judgment.

The judgment in his favor having become final and executory, Simon B. Reyes then moved for execution. Hence the corresponding writ of execution was issued. However, the said writ was subsequently returned by the sheriff wholly unsatisfied. In view of this development, Simon B. Reyes filed a motion to declare the Municipality of San Juan, Rizal, its municipal councilors, its mayor and its treasurer in contempt for their failure to comply with the judgment of the lower court as affirmed by this Court. After several postponements *motu proprio* ordered by the lower court to give the said municipal officials ample opportunity to answer the charge of Simon B. Reyes in his said motion, respondent Judge issued on December 5, 1966 the first order (Annex F) controverted herein, directing these officials of San Juan, Rizal to show cause why they should not be held in contempt of court.

A motion for reconsideration dated December 22, 1966 (Annex G) was subsequently filed by the concerned municipal officials of San Juan; but said motion was denied by the respondent Judge in the second order dated January 30, 1967 (Annex H), controverted in this case, and instead the respondent Judge gave them a period of ten days from notice to comply with the decision rendered by the lower court in Civil Case No. 6811 and affirmed by this appellate court.

Another motion for reconsideration (Annex I), this time of the order dated January 30, 1967, was filed by the same municipal officials of San Juan, Rizal. But this too was denied by the respondent Judge in the order (Annex J) of March 10, 1967. The respondent Judge also found the herein petitioners municipal officials guilty of contempt of court, and in the same order sentenced each one of them to pay a fine of ₱100.00, with a warning that their further delay in the compliance with the final and executory judgment in Civil Case No. 6811, will compel the court to impose heavier fines on them.

Hence, the present petition for certiorari.

The outright dismissal of the present petition is in order for two fundamental reasons, to wit:

First, Rule 65, Section 1, second paragraph, of the Revised Rules of Court, concerning petitions for certiorari, requires that "The petition shall be accompanied by a certified true copy of the judgment or order subject thereof, together with copies of all pleadings and documents relevant and pertinent thereto." If the petitioner fails to do so, the petition is deemed insufficient in form and substance to justify the issuance of a writ of certiorari (*Alazar, et al. vs. CIR, et al.*, G. R. Nos. L-8174 and L-8280-86, October 8, 1965).

In the case under consideration we have observed that Annexes F, H, and J, copies of the orders subject hereof, are not certified true copies as required by the Rules of Court, but are simple plain copies of their supposed originals.

Second, the remedy expressly prescribed by the Rules of Court for adverse judgment in constructive contempt cases, like the one at bar, is not the special civil action for certiorari, but an appeal. In this connection, Rule 71, Section 10, of the Revised Rules of Court provides:

SEC. 10. Review of judgment or order by Court of Appeals or Supreme Court; bond for stay.—The judgment or order of a Court of First Instance made in a case of contempt punished after written charge and hearing may be reviewed by the Court of Appeals or the Supreme Court, but execution of the judgment or order shall not be suspended until a bond is filed by the person in contempt,

in an amount fixed by the Court of First Instance, conditioned that if the *appeal* be decided against him he will abide by and perform the judgment or order. The *appeal* may be taken as in criminal cases. (Italics ours.)

According to Rule 65, Section 6, of the Revised Rules of Court, "If the petition is sufficient in form and substance to justify such process, the court in which it is filed, or a judge thereof, shall issue an order requiring the defendant or defendants to answer the petition within ten (10) days from receipt of a copy thereof." In this case, inasmuch as the petition for certiorari is not only insufficient both in form and in substance, but is also not the remedy expressly provided for by the Rules of Court for situations like this one, the necessity of requiring the respondents to answer the petition does not exist.

WHEREFORE, the instant petition for a writ of certiorari is hereby denied and dismissed, with costs against the petitioners.

IT IS SO ORDERED.

Esguerra and Martin, JJ., concur.

Petition denied.

053671—4

[No. 36090-R. May 19, 1967]

JOSE L. C. DIZON, plaintiff and appellee, *vs.* LEONCIO CRISOSTOMO, ET AL., defendants and appellants.

1. AGRICULTURAL TENANCY; FORM OF CONTRACT; MEANS OF PROOF OF RELATIONSHIP.—Section 12 of Republic Act No. 1199, as amended, and Section 17 of Republic Act 3344, which provide that a tenancy or leasehold contract shall only be considered as conclusive evidence of the relationship of the landholder and the tenant if it is in writing and drawn in accordance with their provisions, do not render invalid or ineffective a tenancy contract not drawn strictly in accordance therewith. Such other written contracts as do not satisfy the requirements of the law, together with other admissible evidence, can still prove the existence of the tenancy, but with the risk that it may be overcome by parol evidence to the contrary.

2. ID.; CREATION.—Tenancy relationship can only be created with the consent of the true and lawful landholder who alone has the right to choose his own tenant (Ulprindo, et al., *vs.* CAR, G.R. No. L-13891, Oct. 31, 1960; Dumlaw, et al. *vs.* Guzman, G.R. No. L-12816, Jan. 28, 1961).

APPEAL from a judgment of the Court of Agrarian Relations of Angeles City. Pastor L. de Guzman, J.

The facts are stated in the opinion of the Court.

Special Attorney Alberto A. Reyes, Office of the Agrarian Counsel for defendants and appellants.

No appearance for plaintiff and appellee.

ESGUERRA, J.:

This is an appeal from the judgment of the Court of Agrarian Relations, Fifth Regional District, Branch III, Angeles City, ordering the ejectment of the defendants, Leoncio Crisostomo and Simeon Crisostomo, from the landholding of the plaintiffs-spouses, Jose L. C. Dizon and Lourdes Dizon de Canuno, situated in barrio Bantug, municipality of La Paz, province of Tarlac, containing an area of 2½ hectares.

Plaintiffs sought to show by their evidence that they are the co-owners of the land involved which was received by the defendant, Leoncio Crisostomo, under the leasehold tenancy system; that the former tenant of the land was his brother, Pelagio Crisostomo, and through the contract of lease, Exhibit A, Leoncio Crisostomo took over the leasehold tenancy under the same terms and conditions that bound Pelagio to the plaintiffs; that Leoncio Crisostomo, without the knowledge and consent of the plaintiffs, employed his son, defendant Simeon Crisostomo, as sublessee of the landholding even if he had no authority to hire other persons to work or cultivate the same; that Leoncio Crisostomo abandoned the land over the objection of the plaintiff and turned it over to Simeon Crisostomo,

and that due to his negligence and ineptitude the harvest of the land was greatly diminished, thereby causing Leoncio's failure to deliver in full the agreed rentals to the plaintiffs for the agricultural years, 1962-63 and 1963-64, and that despite repeated demands Simeon Crisostomo, who is not at all a tenant of the plaintiffs, refused to vacate the landholding.

The defendants on the other hand sought to show that Leoncio Crisostomo is not a tenant of the plaintiffs but a civil law lessee since the year 1961; that as such lessee he never cultivated personally the landholding but employed as tenant his son, defendant Simeon Crisostomo, on a 50-50 sharing basis or in accordance with their respective contributions, a fact well known to the plaintiffs; that Leoncio Crisostomo never failed to pay the rentals for the land except those for the agricultural year 1963-64 when he was short of ten (10) cavans of palay; that Simeon Crisostomo since 1961 had always cultivated the land as Leoncio's tenant and the former had performed all his obligations as a good tenant.

Defendant Leoncio Crisostomo alleged, by way of counterclaim, that his civil law lease contract with the plaintiffs was terminated as desired by the latter at the end of the last agricultural year, 1963-64; that Simeon Crisostomo exercised his option to elect the leasehold tenancy system in accordance with Section 4 of Republic Act 3844 in relation to Section 14 of Republic Act 1199 as amended and, therefore, Simeon Crisostomo's relationship with the herein plaintiffs should be that of a leasehold tenant.

On the basis of their respective evidence the court *a quo* ordered the ejectment of the defendants because there was:

- (1) deliberate failure on the part of Leoncio Crisostomo to pay the stipulated rentals to the plaintiffs;
- (2) deliberate abandonment of the landholding by Leoncio Crisostomo by allowing a third person, defendant Simeon Crisostomo, to work as tenant without the knowledge and consent of the plaintiffs;
- (3) absence of tenancy relationship between the plaintiffs and Simeon Crisostomo, and
- (4) deliberate failure on the part of Leoncio Crisostomo to comply with his obligation as a tenant.

From this judgment the defendant appealed, contending that the lower court erred:

- (1) In finding that there is a leasehold tenancy contract between plaintiffs and Leoncio Crisostomo as shown by Exhibit A;
- (2) In not considering the contemporaneous and subsequent acts of the plaintiffs and defendants as indicative of an intent to introduce a civil law lease contract instead of an agricultural leasehold contract; and
- (3) In declaring that there was deliberate failure of defendant Leoncio Crisostomo to deliver the share of the plaintiffs.

Exhibit A which is primarily the basis of the lower court's finding that there exists a leasehold tenancy contract between the plaintiffs and the defendants, Leoncio Crisostomo, read as follows:

"I, Leoncio Crisostomo, attest to the truth that I have taken under leasehold the land which my brother Pelagio Crisostomo have been leasing from Mrs. Lourdes Dizon de Canuno and family, under the same conditions of the contract of my brother Pelagio Crisostomo prior to this.

In the same way, the debts of P155.00 and 6 cavans of palay I promise to completely pay as soon as I harvest from the land I have leased.

That the payment of rental shall be in the amount of 50 cavans of palay, wag-wag or bencer or intan and this I will completely pay as soon as I have threshed from the land I am leasing.

If I cannot comply with my promises and my lessors will be compelled to resort to court or lawyer, because of my failure to comply, I will pay all expenses of the case.

In the same way, I am giving as guarantee my two (2) carabaos which have (sic) a brand and these carabaos will answer if I fail to pay the rental which only annually.

In truth whereof, I have signed below this 28th day of April, 1962."

Appellant Leoncio Crisostomo contends that the terms of Exhibit A do not establish a leasehold tenancy contract between him and the plaintiffs because it does not satisfy the forms and solemnities of a tenancy contract as provided by Section 12 of Republic Act 1199, as amended, which reads as follows:

"Sec. 12—Form and Registration of Contract.—

"A contract of tenancy in writing, in order to be conclusive as evidence, shall be drawn in quadruplicate in the language or dialect known to all the parties thereto and signed or thumbmarked both by the landholder or his authorized representative, and the tenant himself, before two witnesses, one to be chosen by each party. If any of the parties does not know how to read, one of the witnesses, to be chosen by him, shall read the contents of the document to him. Each of the contracting parties shall retain a copy of the contract and the third and fourth copies shall be delivered to the municipal treasurer of the municipality where the land which is the subject matter of the contract is located, who shall file and register the third copy in his office and forward the fourth copy to the court; Provided, that in order that a tenancy contract may be registered, it shall be the duty of the municipal treasurer to require the presentation of the copies of the landholder and tenant, respectively, and to place an annotation on each copy of the fact of registration as well as the entry of registration number.

The form of contract shall be uniform and shall be prepared and furnished by the court. The contracting parties shall acknowledge the execution of the contract before the municipal treasurer or justice of the peace or the mayor of the municipality where the land is situated. No fees or stamps of any kind shall be paid or required . . ."

The same requirements are prescribed in Section 17 of Republic Act 3844, known as the Agricultural Reform Code, with the difference that under the code the lease-

hold contract shall be acknowledged only before the justice of the peace of the municipality where the land is situated and the justice of the peace shall cause the third copy to be delivered to the municipal treasurer of said municipality and the fourth copy to the Office of the Agrarian Counsel.

A reading of the provisions of Section 12 of Republic Act 1199, as amended, and of Section 17 of Republic Act 3844 discloses that a tenancy or leasehold contract shall only be considered as conclusive evidence of the relationship of the landholder and the tenant if it is in writing and drawn in accordance with the provisions of said sections. But they do not render invalid or ineffective a tenancy contract not drawn strictly in accordance therewith. Such other written contracts as do not satisfy the requirements of Section 12, together with other admissible evidence, can still prove the existence of the tenancy, but with the risk that it may be overcome by parol evidence to the contrary. What the law ordains is merely the conclusive evidentiary character of the tenancy contract if it is in writing and drawn in accordance with the prescriptions of Section 12 of Republic Act 1199, or in accordance with Section 17 of Republic Act 3844 as regards leasehold contracts. We, therefore, reject the defendants-appellants' contention that no valid leasehold tenancy was established between the plaintiffs and the defendant, Leoncio Crisostomo. Furthermore, the record abounds with other convincing evidence establishing such relationship.

Exhibit A shows that Pelagio Crisostomo sustained the relationship of leasehold tenant of the plaintiffs and, in succeeding him his brother, Leoncio Crisostomo, took over the landholding under the same conditions of the tenancy contract that bound Pelagio to the plaintiffs. As further proof of the leasehold tenancy, the second and third paragraphs of Exhibit A clearly convey the idea that his role is that of a leasehold tenant because his prior indebtedness to the plaintiffs consisting of ₱155.00 in cash and six (6) cavans of palay, as well as the stipulated rentals of 50 cavans of palay, shall be paid from the produce of the land as soon as he had threshed the same. These two circumstances clearly evince Leoncio's character as a leasehold tenant instead of a civil law lessee. They presuppose that the cultivation of the land would be personally undertaken by him with the aid of his immediate household.

As regards the deliberate failure of the defendants to deliver the plaintiffs' share, the evidence (Exhibit B) clearly shows that Leoncio Crisostomo was short of four (4) cavans of palay for the agricultural year 1962-63 and eleven (11) for the agricultural year 1963-64. He

not only failed to pay the full stipulated rentals but also abandoned the land by delivering it for cultivation to his son, Simeon Crisostomo, who is not a member of his immediate farm household as he lives in a different house about half a kilometer away from his own. This he did despite the fact that the plaintiffs were never consulted or advised about such arrangement. His failure to deliver the full yearly rentals did not convert the shortage thereof into an ordinary loan evidencing the existence of a civil law lease contract, as erroneously contended by the defendants-appellants.

The claim of Simeon Crisostomo that he is a tenant of the landholding of the plaintiffs is without merit. He has no agreement whatsoever with plaintiffs regarding the cultivation of the landholding in question. If Leoncio Crisostomo was a civil law lessee, perhaps Simeon Crisostomo might have been a tenant of Leoncio. But since it has been shown that Leoncio Crisostomo was not an ordinary lessee but a leasehold tenant of the plaintiffs, the arrangement between Leoncio and Simeon regarding the cultivation of the land did not make Simeon a tenant of the plaintiffs. He is totally a third party or stranger to the leasehold tenancy contract and a mere intruder on the land in question. Tenancy relationship can only be created with the consent of the true and lawful landholder who alone has the right to choose his own tenant (Ulprindo, et als. *vs.* CAR, G.R. No. L-13891, Oct. 31, 1960; Dumlaw, et als. *vs.* Guzman, G.R. No L-12816, Jan. 28, 1961).

That Leoncio Crisostomo is indebted to the plaintiffs in the quantity of 15 cavans of palay as a result of his having short-paid the latter in rentals as a tenant, is sufficiently shown by another document, Exhibit B, executed by him on February 1, 1964. This document recites that he was short of 11 cavans in his rental payment for the agricultural year 1963-64, and he had been indebted in four (4) cavans for 1962-63 also as rental shortage, making a total of 15 cavans which he promised to pay within the first week of May, 1964. It was precisely his failure again to pay this indebtedness that precipitated the filing of the complaint.

WHEREFORE, finding no error in the judgment appealed from, the same is hereby affirmed.

No special pronouncement as to costs.

So ORDERED.

Gatmaitan and Martin, JJ., concur.

Judgment affirmed.

[No. 31400-R. June 23, 1967]

FORTUNATO MANUUD, petitioner and appellant, *vs.* THE
HONORABLE SECRETARY OF AGRICULTURE AND NATURAL
RESOURCES, ET AL., respondents and appellees.

1. PUBLIC LANDS; DISPOSITION; RULE OF CONCLUSIVENESS OF ADMINISTRATIVE DECISIONS.—The conclusiveness of the findings of fact of Land Officers is conditioned upon the absence of fraud, imposition, or mistake, other than error of judgment in estimating the value or effect of evidence. Where error or fraud taints the administrative decision, the same remains subject to review by the courts of justice, and the latter may do so at the instance of any interested party (*Sanchez vs. Clarete Vda. de Tamsi*, No. L-16736, June 30, 1961).
2. ID.; REVIEW OF DECREE OF REGISTRATION; PERIOD COMPUTED FROM ISSUANCE OF PATENT.—The period of one year within which to review the decree of registration affecting lands acquired under the Public Land Act on the ground of fraud is computed from the date of the issuance of the patent (*Tuballa vs. de la Cruz, et al.*, No. L-13461, March 20, 1961; *Sumail vs. CFI, Cotabato*, 51 O.G., 2413), and not from the date of the order for the issuance of the patent.

APPEAL from a judgment of the Court of First Instance of Isabela. Manuel Arranz, *J.*

The facts are stated in the opinion of the Court.

Teofilo A. Leonin for petitioner and appellant.

Jose M. Lozano for respondent and appellee Urbana Casasola.

No appearance for other respondents.

CAÑIZARES, *J.*:

This was an original action for certiorari filed before the Court of First Instance of Isabela, with a prayer to amend patent No. V-41498 and to cancel Original Certificate of Title No. P-4319 issued in the name of respondent Urbana Casasola on the ground that respondents, the Secretary of Agriculture and Natural Resources, and the Director of Lands, acted with grave abuse of discretion in issuing the homestead patent covering a parcel of land in favor of Casasola, a portion of which is covered by petitioner's tax declaration; and in holding that said respondents have no jurisdiction to conduct an administrative investigation for the purpose of cancelling the patent on the ground that the one year period has elapsed.

It appears that on December 9, 1946, Urbana Casasola applied for a homestead patent over a parcel of land located in Anguapan, Liwanag, Tumauni, Isabela, containing an area of 16.75 hectares, and whose boundaries are described in her application as follows:

“North—Dionisio Samoy;
East—Fernando Macutay;
South—Provincial Road & C. Pascual;
West—Cosme Pascual & Barrio Site;
(P. 72, CFI folio.)

This parcel of land was previously applied for by Casasola's deceased son, Francisco Vehemente. Acting upon the report of the Bureau of Lands inspector showing that the said land had already been cleared and cultivated by Casasola in accordance with the requirements of the law, and that it was free from any adverse or conflicting claims, the Director of Lands approved Homestead Application No. 3264 (E-V-3459) on September 11, 1947. On December 3, 1951, an order was made for the issuance of patent to the applicant, Casasola. However, the patent was actually issued to her only on January 4, 1955. In the same year, the patent was registered with the Office of the Register of Deeds.

On June 13, 1955, petitioner Fortunato Manuud sent a telegram to the President of the Philippines protesting the issuance of the homestead patent in favor of Casasola on the ground that he had been in possession of a portion of the land covered by said patent even before the outbreak of the last world war as evidenced by his tax declarations and tax receipts. Acting upon said protest, which was referred to the Bureau of Lands for investigation, the District Land Officer of Isabela conducted an investigation, but before the reception of evidence, counsel for Urbana Casasola filed a motion to dismiss the protest on the ground that the Director of Lands no longer had any jurisdiction to entertain the same because one year had elapsed since the issuance of the patent. In an order dated January 2, 1957, the Director of Lands granted said motion.

Following the denial of Manuud's motion for reconsideration, he appealed to the Secretary of Agriculture and Natural Resources who affirmed the order of the Director of Lands. Hence, the petition for certiorari.

On June 6, 1960, the Court of First Instance of Isabela rendered judgment dismissing Manuud's petition for certiorari.

On appeal, appellant submits that the Court *a quo* erred: (1) In applying the principle of conclusiveness of administrative findings of facts in the instant case; (2) in dismissing the appellant's petition for certiorari without first conducting a formal trial on the merits; and (3) in holding that the respondent officers no longer had jurisdiction to entertain the protest of appellant.

At the outset, it is to be noted that no formal investigation regarding appellant's protest was held before respondent officers, the said protest having been dismissed upon motion of Casasola's counsel before the reception of evidence on the case. In the light of these circumstances, it is our opinion that the principle of conclusiveness of administrative findings of facts does not apply. It has been held that the conclusiveness of the findings of fact

of lands officers has always been conditioned upon the absence of fraud, imposition, or mistake, other than error of judgment in estimating the value or effect of evidence. Where error or fraud taints the administrative decision, the same remains subject to review by the courts of justice, and the latter may do so at the instance of any interested party. (*Sanchez vs. Clarete Vda. de Tamsi*, No. L-16736, June 30, 1961.)

It is also argued that appellant "slept on his rights" by his failure to appear and contest Casasola's application for a homestead patent. However, appellant claims, and the record bears him out, that he was never notified nor did he have any inkling of the proceedings which led to the issuance of the patent in question. Thus, he was never given an opportunity to present his claim before the authorities in question. Moreover, when appellant could have had the opportunity to adduce evidence in support of his claim, his protest was dropped upon motion of Casasola, thus depriving him of his day in court. In *Rimando Vda. de Zarza vs. Jamco* (CA-G. R. No. 1913-R, Dec. 27, 1948), this Tribunal ruled that before the Director of Lands recommends to the Chief Executive the granting of a homestead patent, full opportunity by means of notices is to be given to all adverse claimants to oppose the claim of applicant.

With respect to the period of one year within which to review the decree of registration on the ground of fraud, it has been held that the period should be computed from the date of the issuance of the patent. (*Tuballa vs. de la Cruz et al.*, No. L-13461, March 20, 1961; *Sumail vs. CFI Cotabato*, 51 O. G., 2413.) In the case at bar, although the order for the issuance of the patent was given on December 3, 1951, the patent was actually issued on January 4, 1955. Therefore, since it appears that appellant's protest was made on June 13, 1955, it is evident that the same was made within the reglementary period of one year from date of issuance. Well-settled is the rule that the issuance of homestead patent, its corresponding registration and issuance of Original Certificate of Title for the land in question in accordance with Section 122 of Republic Act No. 496, operates to make said title indefeasible and incontrovertible only upon the expiration of the one year period from the date of the issuance thereof. (*Galario vs. Galario*, CA-G.R. No. 28496-R, Aug. 20, 1964; *Director of Lands vs. Jugado*, L-14702, May, 1961.)

In view of the foregoing, it is our considered opinion that the parties should be given an opportunity to vindicate their claims over the land in controversy and the

issues threshed out before a decision is rendered on the matter.

WHEREFORE, the decision appealed from is hereby set aside, and the case remanded to the lower court for the reception of evidence relative to the conflicting claims between the parties. No pronouncement as to costs.

REMANDED.

Capistrano and Yatco, JJ., concur.

Judgment set aside and case remanded for reception of evidence.

[No. 37427-R. October 7, 1966]

C & C COMMERCIAL CORPORATION, petitioner, *vs.* HON. GREGORIO T. LANTIN, Judge of the Court of First Instance, Manila, Branch VII, ET AL., respondents.

1. SPECIAL CIVIL ACTIONS; JURISDICTION; TERM "AMOUNT IN CONTROVERSY" IN ACTIONS INVOLVING CONTRACTS; RULE; CASE AT BAR.—In an action necessarily calling for an adjudication upon the validity of a contract, the "amount in controversy," for purposes of determining jurisdiction in case of an appeal, is the amount of the contract or the value of the property subject of the contract; hence, where the bid tender of the plaintiff cannot be considered along with the other bids, without the latter awards being first nullified and set aside, the case necessarily involves the validity of the awards made by the defendant, and any demand for damages and attorney's fees is only incidental to the principal remedy and thus cannot be considered as the "amount in controversy."
2. ID.; ID.; ISSUANCE OF WRIT OF PRELIMINARY INJUNCTION WITHOUT JURISDICTION; COMMISSION OF ACTS CONTRARY TO WRIT.—Acts committed contrary to the terms of a writ of preliminary injunction, issued without jurisdiction on the part of the issuing court, cannot be considered contemptuous.

Per ENRIQUEZ, J., dissenting:

3. ID.; ID.; ENFORCEMENT OF PARTICULAR DEMAND, NOT VALUE OF CONTRACT, AS BASIS.—Where the suit relates mainly to the enforcement of a particular demand—to compel consideration of plaintiff's bid tender—and not to the award of the contract to said plaintiff, the particular demand affected by the judgment and not the value of the contract controls, although the proceeding involves the ultimate enforcement of the claim upon the property (4 CJS p. 213).

Per RODRIGUEZ, J.:

4. ID.; ID.; FOR LACK OF JURISDICTION COURT SHOULD NOT PASS UPON MERITS OF PETITION.—Where the Court of Appeals has no jurisdiction to entertain a special civil action, because of the amount involved in the principal case in the respondent court, it has also no authority to pass upon the merits of the petition.*

ORIGINAL ACTION in the Court of Appeals. Certiorari and prohibition.

The facts are stated in the opinion of the Court.

Artemio A. Almendral and *Felix S. Falgui* for petitioner.
Government Corporate Counsel Leopoldo M. Abellera,
First Assistant Government Corporate Counsel Romualdo Valera and *Trial Attorney Augusto M. Pablo* for respondent National Waterworks and Sewerage Authority.

Reynarte D. Hipolito for respondent Gascom Engineering Corporation.

No appearance for respondent Judge.

ALVENDIA, J.:

* See Resolution, dated October 27, 1966, upon motion for reconsideration.

This is a petition for certiorari and prohibition with preliminary injunction by C & C Commercial Corporation praying—

“(a) That a writ of preliminary injunction be issued by this Honorable Court upon petitioner’s filing of a bond in an amount to be determined by this Court, enjoining all the respondents herein and/or their agents and representatives, pending determination of this petition, from enforcing respondent Judge’s Order, dated April 13, 1966, and likewise enjoining all said respondents, their agents, and/or representatives from taking, adopting or doing any action, step, maneuver or strategy that will affect, prejudice and/or render nugatory, useless, and ineffectual the rights of petitioner as well as all the subject-matter or issues raised in the verified amended complaint of petitioner, to the latter’s damage and prejudice; and to order respondents to recall telegraphically the advice to open letters of credit;

“(b) That the order of respondent Judge Gregorio T. Lantin, dated April 13, 1966, (Annex ‘G’), be declared to have been issued without and/or in excess of jurisdiction and/or with grave abuse of discretion; and declaring null and void and setting aside the same;

“(c) That a writ of prohibition be issued against all the other respondents, their representatives and/or agents from taking, adopting or doing any action, step, maneuver or strategy that will prejudice the rights and interests of petitioner pending determination of this petition and likewise pending determination of the amended complaint filed by petitioner;

“(d) That after hearing, making final the preliminary injunction prayed for in paragraph (a) hereof;

“(e) That costs be awarded upon petitioner.

“Petitioner further prays for such other relief as this Honorable Court may deem just and equitable under the premises.”

By resolution of this Court (Fourth Division) dated April 20, 1966 respondents were required to answer the petition within 10 days. A writ of preliminary injunction as prayed for in the petition was issued upon the filing by the petitioner of a bond in the amount of ₱5,000.00 duly approved by this Court.

It appears that on March 4, 1964, respondent National Waterworks and Sewerage Authority (hereinafter referred to as NAWASA) issued an advertisement inviting all pipe manufacturers around the world to submit their prequalifications in order to be able to participate in the bidding proposed to be conducted on November 19, 1964, for asbestos cement pressure pipes, centrifugal cast iron pipes, ductile pipes, pre-stressed concrete pipes, and steel pipes of varying sizes ranging from 6” to 60” in diameter, in connection with the Interim Program of Development of the Distribution System of the Manila and Suburbs Waterworks System, otherwise known as Contract No. III-3-PF.

Petitioner C & C Commercial Corporation applied for prequalification in the proposed 1964 bidding and pre-qualified as manufacturer of asbestos cement pressure

pipes up to 12" diameter and as supplier of steel pipes. Thereafter, respondent NAWASA received information regarding the petitioner's prequalification on steel pipes, i.e., that it could supply steel pipes only up to 14" diameter because the Fuji Sanki Pipe and Tube Co., Ltd., the manufacturer it represents, has plant capacity up to 14" diameter only. For this reason, respondent NAWASA's Prequalification Committee decided to refer the matter to the petitioner and sent a letter, dated March 23, 1965, of this tenor:

"This is to remind you that you have not submitted your reply to our query regarding Fuji-Sanki represented by your export-agent, Irimaru Co., Ltd., as manufacturer of steel pipes. In order that your prequalification can be confirmed and validated, we request that the necessary information be submitted to us on or before the end of March, 1965. Your failure to comply with this request shall be considered as a confirmation of the information received by us that Fuji-Sanki is only manufacturing small diameter steel pipes and that Fuji-Sanki is not interested to quote in our bidding for big diameter steel pipes, fittings, and accessories. Consequently, your qualification to bid on steel pipes will be withdrawn." (Exh. 4-Motion)

The petitioner received the foregoing letter but did not answer the same nor appear before the Prequalification Committee to explain.

Incidentally, the proposed 1964 bidding did not take place as scheduled because it was the subject of a writ of preliminary injunction issued by the Court of First Instance of Manila.

On October 13, 1965, respondent NAWASA again advertised for the bidding of steel pipes ranging from 30" to 60" in diameter to be used as feeder mains for the Interim Program of Development of the Distribution System of the Manila and Suburbs Waterworks System, otherwise known as Contract No. FM-1. For this bidding, the petitioner did not apply for prequalification as required by respondent NAWASA and so it was not included in the list of prequalified bidders. The bidding was conducted on January 14, 1966, on which date the Committee on Award found a bid tender, which was deposited in the NAWASA bid box by the petitioner's president, Clara Reyes. Since the petitioner was not one of those included in the list of prequalified bidders, said committee did not open the envelope containing the petitioner's bid offer; instead, it tried to return the same to the petitioner's president, who, however, refused to receive it. Respondent NAWASA had to return the petitioner's bid unopened by registered mail.

On February 4, 1966, the petitioner filed a complaint against respondent NAWASA, the petitory part of which, as amended on February 9, 1966, reads as follows:

"WHEREFORE, it is respectfully prayed that pending the action and before trial, a writ of preliminary injunction be issued forthwith *ex-parte* upon plaintiff's filing a bond in an amount to be determined by this Honorable Court, enjoining defendants and all their representatives from *awarding or implementing the aforesated alleged awards in question*, without defendant NAWASA having considered plaintiff's bid tender; or if *preliminary injunction cannot immediately be granted*, that a restraining order be issued; and thence, after trial, judgment be rendered in favor of plaintiff and against defendant, as follows:

"1. Ordering final injunction (until such time as plaintiff's bid tender shall have been considered along with the other bids offered on the January 14, 1966 bidding);

"2. *Annuling the alleged awards in question, if any;*

"3. Ordering defendant to open the envelop containing plaintiff's bid tender and to consider the same along with the other bids submitted in the bidding in question;

"4. Ordering defendant to pay plaintiff the sum of P80,000.00 as damages;

"5. Ordering defendant to pay plaintiff the sum of P15,000.00 as and for attorney's fees; and

"6. To pay the cost of suit.

"Further relief in the premises is also prayed for." (Annex C, Petition)

The complaint was docketed as Civil Case No. 64198 of the Court of First Instance of Manila and assigned to Branch VII thereof presided by respondent Judge, the Honorable Gregorio T. Lantin.

Respondent Gascom Engineering Corporation, one of the successful bidders in the January 14, 1966 bidding, was allowed to intervene in Civil Case No. 64198 and so filed an Answer in Intervention on February 15, 1966 (Annex E, Petition). Respondent NAWASA, on the other hand, filed a motion to dismiss on the ground that the "plaintiff has no legal capacity to sue" (Annex F, Petition).

In the meantime, the respondent Judge held a hearing on the prayer for the issuance of a writ of preliminary injunction on February 10, 1966, March 1, 2, and 4, 1966, during which all the parties adduced their respective evidence, testimonial and documentary.

On April 13, 1966, after the conclusion of the hearing on the preliminary injunction, the respondent Judge issued an order denying the prayer for the issuance of a writ of preliminary injunction for the following reasons:

"The fact that the plaintiff, as alleged by it, prequalified in the 1964 bidding does not mean that it automatically pre-qualified in the 1966 bidding. In the first place, the defendant required prequalification of all bidders in the 1966 bidding. In the second place, this bidding referred to a contract different from the one involved in the previous bidding which until the filing of this case was the subject of a court litigation. In the third, place, Irinaru, the export agent of Fuji-Sanki, did not and was not able to offer steel pipes with 48", 54" and 60" diameters for the

reason that its manufacturer, Fuji-Sanki, was manufacturing steel pipes of only 14" diameter and did not have an agreement with the plaintiff C & C Commercial Corporation on the matters. Finally, in the information for bidders, section IB (supply), it is stated that 'The Purchaser reserves the right to examine further the qualification of any prospective bidder before or after the opening of bids and to reject the bid of any bidder who, subsequent to issuance to him of contract documents may be found as not fully meeting the requirements of the purchaser.' Therefore, the plaintiff cannot be considered as having qualified either in the pre-qualification or in the final bidding." (Annex G, Petition)

Thereupon, on April 20, 1966, the petitioner came to this Court through the instant petition.

The principal issues in this case are: (a) Whether or not this Court has jurisdiction over the petition at bar and (b) granting that it has, whether or not the respondent Judge committed a grave abuse of discretion in denying the preliminary injunction prayed for in the petitioner's amended complaint.

The petitioner claims that this Court can take cognizance of the petition because the amount in controversy in the main case (Civil Case No. 64198, CFI-Manila) is only ₱95,000.00 (₱80,000.00 as damages and ₱15,000.00 as attorney's fees), which amount is well within the jurisdiction of this Court. On the other hand, the respondents contend that this Court cannot entertain this petition because the amount in controversy is US \$1,250,000.00, which is the value of the awards the petitioner seeks to annul in Civil Case No. 64198.

The main point of inquiry, therefore, is: What is the "amount in controversy" in Civil Case No. 64198? Is it the amount of damages demanded in the complaint or the value of the awards sought to be annulled by the petitioner?

Upon this point, authorities are to the effect that when an action necessarily calls for an adjudication upon the validity of a contract the "amount in controversy" for purposes of determining jurisdiction is the amount of the contract or the value of the property subject of the contract. Thus:

"The limitation as to amount refers to the sum in dispute and not to the value of rights which are mere incidents. The fact that a contract itself may be incidentally involved in the suit, does not fix the jurisdiction in accordance with the amount of the contract *if the only matter really in dispute is a different sum*; but in an action to recover payments made on a contract in which *an adjudication of the validity of the contract is involved, the amount of the contract and not the specific sum sued for is the amount in controversy.*" (21 C.J.S. p. 62; Italics supplied.)

"Appellee's suit therefore, while in the form of an action at law to recover, only the sum of \$386.98, as above stated, involved and invoked an adjudication of the validity of his contract, by the terms of which he agreed to pay the aggregate sum of \$2,500 for

the lots described therein, of which the payments made and sought to be recovered constituted a part. *His cause of action necessarily involved a rescission of such contract, and, though such relief was not specifically prayed for in his petition, he could not recover thereon without such rescission.* The suit being in the county court, it was without jurisdiction to adjudicate the validity of his contract for the payment of \$2,500 as the purchase price of the lots described therein, *Burchum vs. Gaston* (Tex. Civ. App.) 196 S.W. 257, 259, par. 3; *French vs. McCready* (Tex. Civ. App.) 57 S.W. 894, 895; *Laminack vs. Black* (Tex. Civ. App.) 3, S.W. (2d) 284, 826, par. 7; *Hagelstein vs. Blaschke* (Tex. Civ. App.) 149 S.W. 718, 721, pars. 3 and 4; *Billings vs. Southern Supply Co.* (Tex. Civ. App.) 194 S.W. 1170, par. 1; *Commercial Credit Co. vs. Moore* (Tex. Civ. App.) 270 S.W. 852, par. 1." (*Gossett vs. Manley*, 43 S.W. [2d] 622, 623.)

"It is evident from the allegations of the petition which have been quoted that this is an action en declaration de simulation pure and simple, the fact that the simulation is said to have a fraudulent purpose not affecting that question. *McAdans vs. Soria*, 31 La. Ann. 863. *In such case the question of jurisdiction is determined by the value of the property which is the subject of the alleged simulated transfer, and not by the amount claimed by the party attacking such transfer.* *State ex rel. vs. Judges*, 33 La. Ann. 1351; *Chaffe & Sons vs. Demoss*, 37 La. Ann. 186; *Godshaw & Plant vs. Judges*, 38 La. Ann. 643; *Katz & Barnett vs. Gill*, 43 La. Ann. 1041, 10 South. 364." (*Cusachs vs. Duque, et al.*, 36 So. 960, 961.)

Civil Case No. 64198 necessarily involves the validity of the awards made by respondent NAWASA, for the petitioner's bid tender could not be considered along with the other bids submitted in the January 14, 1966 bidding without such awards being first nullified and set aside. The demand for damages and attorney's fees are only incidental to the principal remedy sought by the petitioner and, therefore, the amounts claimed by the petitioner cannot be considered as the "amount in controversy."

In fact, in a case similar to the one at bar, this Court, in conformity with the foregoing authorities, held that—

"Section 29 of the Judiciary Act of 1948 as amended fixes P200,000.00 as the ceiling for the amount involved in a controversy in order that we may take jurisdiction on appeal. Section 30 of the same statute, in turn, limits this Court's authority to entertain original actions for certiorari to such as will be 'in aid of its appellate jurisdiction.'

"Upon the foregoing guidelines, it is imperative that we inquire into the amounts in controversy in Civil Cases Nos. Q-7776 and Q-7777 heretofore adverted to.

"We start with the premise that the two civil suits call for an adjudication of the validity of the contracts therein involved. In this posture, the amount of the contract 'is the amount in controversy.' 21 C.J.S. 62. See also *Cossett vs. Manley*, 43 S.W. 2d. 622, 623. *In pari materia*: *Cusachs vs. Duque, et al.*, 36 So. 960, 961.

"In Civil Case No. Q-7776, the value of the contract, i.e., 8,700 lineal meters of pipes at P78.679 per lineal meter, totals P684,507.30.

"And, in Civil Case No. Q-7777, the value of the contract, i.e.,

7,150 lineal meters of pipes at P79,949 per lineal meter amounts to P571,635.35." (C & C Commercial Corporation, et al. vs. National Waterworks & Sewerage Authority, et al., CA-G. R. No. 34950-R, March 17, 1965)

We agree with the petitioner that the well established rule is that "where the jurisdiction of a court is dependent upon the amount in controversy, such amount must be determined by the facts existing at the time when the jurisdiction of the court is invoked" (Macondray & Co. vs. Yangtze Ins. Assn., 51 Phil. 789, citing Strasburger vs. Beecher, 44 Fed. 209). At the hearing for the issuance of a writ of preliminary injunction held by the respondent Judge on February 10, 1966, it was revealed that the value of the awards made as a result of the January 14, 1966 bidding is US\$1,250,000 (p. 26, t.s.n.). This is the amount in controversy before the Court of First Instance of Manila. Whatever may be the decision of said Court, if appealed, would be beyond the appellate jurisdiction of this Court. Consequently, the writ prayed for not being in aid of its appellate jurisdiction, this Court cannot entertain the instant petition.

But even granting *arguendo* that this Court has jurisdiction over the petition at bar, under the facts and circumstances hereinabove stated, the respondent Judge did not commit a grave abuse of discretion in not granting the writ of preliminary injunction prayed for in Civil Case No. 64198.

To warrant the issuance of a writ of preliminary injunction, it must be established, among others, "that the plaintiff is entitled to the relief demanded" (Rule 58, Section 3, Rules of Court). There is no *prima facie* showing that the petitioner is entitled to have its bid tender considered by respondent NAWASA along with the other bids submitted in the January 14, 1966 bidding. It is admitted that the petitioner did not apply for pre-qualification in the said bidding and that it submitted a bid on January 14, 1966, relying on its previous prequalification in the bidding scheduled on November 19, 1964. In short, the position of the petitioner is that its prequalification in the proposed bidding in 1964 qualified it to participate in the January 14, 1966 bidding.

The petitioner's theory is untenable. As correctly pointed out by the respondent Judge, "the fact that plaintiff (now petitioner), as alleged by it, prequalified in the 1964 bidding does not mean that it automatically prequalified in the 1966 bidding." Otherwise, respondent NAWASA should not have required another prequalification separate and distinct from that required for the proposed 1964 bidding.

The prequalification requirement cannot be waived in favor of the petitioner as otherwise, it would be unfair and unjust to those bidders who have duly prequalified in the 1966 bidding. Moreover, the reason, as pointed out by respondent NAWASA, for requiring that the qualifications of a bidder must be known at the time of the submission of the bids, and not after, is to avoid any delay that might paralyze essential public services consequent upon the suspension of questionable awards. Such a requirement is substantial, and not a mere formality, and therefore cannot be waived.

The bidding conducted on January 14, 1966 is different and distinct from that advertised in March, 1964 as shown by the fact that the bidding scheduled on November 19, 1964, refers to Contract No. III-3-PF, while that held on January 14, 1966, refers to Contract No. FM-1. It is for this reason that the respondent NAWASA required another prequalification.

Finally, it is admitted that the bidding scheduled on November 19, 1964 did not take place because it was the subject of a preliminary injunction issued by the Court of First Instance of Manila in another case, which injunction, according to the petitioner's president, Clara Reyes, "is still being sustained" (p. 61, t.s.n.). This admission is another proof that the bidding held on January 14, 1966, was different from, and not a portion of, the bidding scheduled on November 19, 1964, the latter being the subject of an existing preliminary injunction.

Having thus failed to apply for prequalification, much less to prequalify, in the January 14, 1966 bidding, the petitioner is not entitled to demand the nullification of the awards made by respondent NAWASA and the consideration by the latter of the former's bid tender submitted in said bidding.

On September 23, 1966 the petitioner filed a motion with this Court praying that Mr. Antonio Menor, manager of hte NAWASA be declared in contempt of this Court for having allegedly caused to be sent a cable to the Chase Manhattan Bank in New York, U.S.A., of the following tenor—

"RE YOUR CABLEGRAM SEPTEMBER 7, LC 1,112,861 TO EXPIRE
285 DAYS TO BE SUPPLIED 270 DAYS TOP EXPEDITE OPENING
SIGNED ANTONIO MENOR"

which cablegram, according to the motion, was in violation of the writ of preliminary injunction issued by this Court.

Both the main petition and the motion to declare Antonio Menor in contempt were scheduled for oral argument on September 29, 1966. During the hearing,

counsels for both the petitioner and the respondents agreed to submit the main case for decision by this Court based on their pleadings and the memoranda which they had previously filed.

With respect to the contempt incident, the Court reset the same for hearing on October 8, 1966. Before the scheduled hearing, counsel for the movant in the contempt proceedings sought the issuance of a subpoena to call certain witnesses whose testimony, he intended to utilize during the hearing of the contempt incident. In view of this development, it was decided to defer the hearing of the contempt incident to a later date to be fixed by the court.

However, in view of the conclusion we have arrived at on the main case to the effect that this Court has no jurisdiction to entertain the present petition for certiorari and prohibition because it involves an amount over P200,000.00, it results that the writ of preliminary injunction issued during the earlier stage of these proceedings was likewise issued without jurisdiction. Consequently, even if it be granted that the respondent Menor committed acts subsequent to the issuance of the writ of preliminary injunction and contrary to the terms thereof, his acts cannot be considered contemptuous.

WHEREFORE, the petition for certiorari and prohibition is hereby dismissed with costs against the petitioner.

The motion to declare the respondent Antonio Menor in contempt of court is hereby denied.

So ORDERED.

Rodriguez and Soriano, JJ., concur.

VILLAMOR, J., concurring:

Considering that the right which a party to a suit seeks to enforce and/or protect is co-extensive with the ultimate object to be achieved by him;

Considering that in the main case the plaintiff therein, petitioner herein, prays that the award already granted by respondent NAWASA be cancelled and that no such award be given until after the bid submitted by petitioner is opened and considered or taken into account, thereby intimating that petitioner's ultimate interest is to have the award granted to it;

Considering likewise that the award relates to the furnishing to respondent NAWASA of pipes of the value of over one million U. S. dollars;

Considering too that, in the light of what has been stated above, this amount should necessarily be deemed as the subject-matter of the litigation in the main case,

the prayer for damages and attorney's fees being merely incidental; and

Considering finally that in cases like the present one, this Court may only act thereon in aid of its appellate jurisdiction;

WHEREFORE, without the necessity of delving into the matter of whether or not respondent Judge has abused his discretion in issuing the order assailed, I am of the opinion that this Court would have no jurisdiction to entertain the main case in the event that the same be appealed from the lower court, for which reason this Court likewise would have no jurisdiction to entertain the present petition. Consequently, the restraining order previously issued by this Court should be set aside, and this case dismissed accordingly, without pronouncement as to costs.

Oct. 19, 1966

ENRIQUEZ, *J.* dissenting:

I wish to protest against the improper promulgation of the decision in this case by the writer of the majority opinion without waiting for me as Chairman to arrive that day and my dissenting opinion to be signed by me as required by Section 9 of Rule 51 of the Revised Rules of Court.

For the purpose of this opinion, I wish to make the following statement of facts. It appears that on March 4, 1964, respondent National Waterworks & Sewerage Authority (hereinafter referred to as NAWASA) issued an advertisement for pre-qualification inviting all manufacturers around the world to submit in the prescribed form their pre-qualification to be able to participate in the bidding for pipes. The five classifications of the pipes called for were pre-stressed concrete pipes, ductile iron pipes, centrifugally cast iron pipes, asbestos cement pressure pipes and steel pipes for sizes 24 " to 60" diameter.

Petitioner applied for pre-qualification pursuant to the advertisement and was pre-qualified on July 11, 1964 as per letter of the NAWASA to bid, among others for "2. Steel pipes and fittings for and in behalf of Irimaru Co., Ltd.", Exhibit 12. According to respondent NAWASA, petitioner pre-qualified for steel pipes up to 14" only which was the limit of the capacity of manufacturer Fuji Sanki Pipes & Tubes Co., Ltd., whose export agent is Irimaru (Exhibits 13-A, 13-A-A; Exhibits 6, 6-a, 6-b).

Petitioner on the other hand denies that Fuji Sanki was its manufacturer, but its President failed to reveal the name of its manufacturer, and alleged that its pre-qualification for steel pipes was good for 48", 54" and 60" in diameter as called for in the January 14, 1966 bidding.

The brochure of Irimaru, Exhibit 13-A, contains a list of 40 main steel mills inclosing Fuji Sanki Pipe & Tube Co., Ltd.

On October 13, 1965, respondent NAWASA advertised for the bidding of steel pipes from 30" to 60", inclusive, for the same project as before, otherwise known as Contract No. FM-1. The bidding was conducted on January 14, 1966; but for reason not material in this proceeding, the steel pipes bidden on the same date were limited to pipes 48", 54" and 60" in diameter. For the bidding petitioner failed to apply for pre-qualification as required, but nevertheless submitted its bid on January 14, 1966, relying on its previous pre-qualification. Respondent NAWASA did not open the envelope containing petitioner's bid tender for lack of pre-qualification and returned the envelope to petitioner.

Thereupon, petitioner filed Civil Case No. 64198 (CFI-Manila) for an order requiring defendant NAWASA to open the envelope containing plaintiff's bid tender and to consider the same along with the other bids submitted, and for annulment of the awards already made, with damages.

After hearing on the petitions for preliminary injunctions, the parties presenting evidence and respective memorandum, respondent Court by order dated April 13, 1966 denied the petition. Hence, the present petition for certiorari and prohibition with preliminary injunction. The writ of preliminary injunction was issued on April 21, 1966 upon petitioner's filing a bond in the sum of P5,000.00.

From an examination of the complaint particularly the prayer thereof, it appears that the main purpose of plaintiff is the enforcement of a right to participate in a bidding held by respondent NAWASA. As a necessary prerequisite therefor, plaintiff seeks the annulment of the alleged awards made by NAWASA and as incidental thereto damages of P95,000.00 including P15,000.00 for attorney's fees. The rule is that jurisdiction of a court in such case is not dependent on the amount involved, even though the recovery of a specified amount is sought as an incident to the main object of the action (21 CJS on "Courts", p. 60, Sec. 58, n. 57). This is particularly true, where the controlling purpose of the suit is to obtain injunctive relief abating or preventing threatened irreparable damage, for which the law affords no adequate remedy (*Jasper Country Lumber Co. vs. Biscamp*, 77 S.W. 2nd 571; *Smith vs. Kidd*, 228 S.W. 348; 36A CJS p. 44, Sec. 310 [7]).

Indeed, the case does not involve any controversy over the title to the pipes in question. What is actually involved is only the right to supply said pipes. Ultimately, therefore, the amount really involved in the case is only that which the plaintiff stands to gain or loss in the transac-

tion, i.e., the damages it would suffer should the contract to supply the pipes be awarded to the defendant—P110,000.00—which sum is well within the appellate jurisdiction of the Court of Appeals (*First English Lutheran Church of Oklahoma City vs. Evangelical Lutheran Synod of Kansas and Adjacent States*, 135 F2d 701, 703; *Purcell vs. Summers* 126 F2d 390, 394).

Moreover, there, as here, the suit in the court below relates mainly to the enforcement of a particular demand—to compel consideration of plaintiff's bid tender—and not to the award of the contract to itself, the particular demand affected by the judgment and not the value of the contract controls, and this, notwithstanding the preceeding involves the ultimate enforcement of the claim upon the property 4 CJS p. 213.

Neither can the counterclaim set up in the answer of defendant be considered. Firstly, because the answer was filed after the herein petition was presented in this court (*Macondray & Co. vs. Yangtze Ins. Association*, 51 Phil. 789, 794-795; *De Villa vs. Trinidad* CA-G.R. No. 35357-R August 21, 1965; *Tan vs. Amparo*, CA-G.R. No. 5615-R, June 23, 1950) and mainly because the alleged counterclaim is speculative as it is exaggerated and therefore, may be disregarded. It is noted that defendant's counterclaim of P96,000 daily represents loss from increased sale following installation and termination of the project—a matter that depends upon numerous factors (21 CJS p. 67, Sec. 56).

As to the ruling in *C & C Commercial Corporation vs. Hon. Hermogenes Caluag, et al.*, CA-G.R. No. 34950-R March 17, 1965 relied on by the majority, same is inapplicable due to factual differences. Specifically, the petition for certiorari therein was filed after respondent presented its answer with counterclaim wherein the value of the contract involved was mentioned. Not so in this case.

In view of the foregoing considerations, I believe and so hold that this Court has jurisdiction to entertain the herein petition for certiorari and prohibition.

Having disposed the question of jurisdiction, I now proceed to discuss the case on the merits. Respondent court denied the petition for preliminary injunction on the following grounds: "In the first place, the defendant required pre-qualification of all bidders in the 1966 bidding. In the second place, this bidding referred to a contract different from the one involved in the previous bidding which until the filing of this case was the subject of a court litigation. In the third place, Irimaru, the export agent of Fuji Sanki, did not and was not able to offer steel pipes with 48', 54' and 60' diameters for the reason that its manufacturer, Fuji Sanki, was manufacturing

steel pipes of only 14" diameter and did not have an agreement with the plaintiff C & C Commercial Corporation on the matter. Finally, in the information for bidders, Section IB (supply), it is stated that "That purchaser reserves the right to examine further the qualifications of any prospective bidder before or after the opening of bids and to reject the bid of any bidder, who subsequent to issuance to him of contract documents may be found as not fully meeting the requirements of the purchaser." Therefore, the plaintiff cannot be considered as having qualified either in the pre-qualification or in the final bidding." However, it is declared in NAWASA's letter of July 11, 1964, Exhibit 12, and therefore admitted that plaintiff has pre-qualified for "steel pipes and fittings" without specifying the sizes. It could not be, as contended by NAWASA, for only 14" diameter pipes, since the advertisement of March 14, 1964 is for steel pipes of sizes 24" to 60" (p. 57, reverse side, Record of Civil Case 64198), and not for 14" or smaller.

The majority opinion holding that the bidding held on January 14, 1966 was different from, and not a portion of, the bidding scheduled on November 19, 1964, loses sight of the fact that respondent NAWASA's own witness Leopoldo C. del Rosario, a staff civil engineer to the chief civil engineer of the Authority, admitted that the bidding scheduled on November 19, 1964 covers pipes from 6 to 60 inches, that the January 14, 1966 bidding covers the same type and is included within the size called for by the November 19, 1964 bidding, and further that the pipes called for in 1966 are to be used for the *very same* project for which the November 1964 bidding was called. Despite protestations to the contrary, it is apparent that the bidding held on January 14, 1966 was only a part of the bidding called for in 1964. This is borne out by an examination and comparison of the requirements and specifications of the pipes called for in the two biddings. The different denomination of the contract in each bidding is immaterial. Indeed, respondent NAWASA, unsuccessful in getting the injunction for the 1964 bidding dissolved, has resorted to this means in order to expedite its project by calling for an apparently new bidding, specifically for steel pipes, which it knew would have to be imported—with the consequent need for time to negotiate and to import.

Neither has respondent NAWASA effectually withdrawn petitioner's pre-qualification. The authority granted to petitioner by Irimaru as export agent, exhibit 13, is not withdrawn by a competitor's letter, Exhibit 7, or Irimaru's Exhibits 8, both being hearsay and of which petitioner had no notice. True NAWASA forwarded its letter dated March 23, 1965, Exhibit 4, to petitioner; but no satis-

factory or competent evidence was presented on receipt thereof by any responsible official of petitioner. Indeed, the alleged withdrawal of petitioner's pre-qualification was based on mere presumption of respondent's committee, without deliberation, resolution or written action taken and without affording the officers of petitioner an opportunity to be heard. On the other hand, the various acts of respondent NAWASA impliedly admitted the continuing character of petitioner's pre-qualification for the bidding of January 14, 1966. Thus, the cablegrams exchanged between NAWASA and Irimaru are purely hearsay and cannot serve as basis for such withdrawal of pre-qualification. It is noteworthy that no similar verification was made on any other bidder, much less on the winning bidder—an act of rank discrimination aimed at disabling petitioner only.

As to petitioner's manufacturer, it could be any of the 39 main steel mills listed in the brochure of Irimaru other than Fuji-Sanki Pipe & Tube Co., Ltd., Exhibit 13-A. At any rate, steel mills producing up to 14" diameter steel pipes can produce larger pipes like 48", 54" and 60" diameter with some adjustment in the bending rollers which can easily be done at little cost (see Kocks Spiral Weld Tube & Pipe Mills, p. let seq.; Driam Machinery for the Manufacture of Spiral Weld Tubes up to 80"; Tool Engineers Handback 2ed. 60-11 to 14). If petitioner is awarded the contract being the lowest bidder, her reliability and capacity to comply with its commitments is beyond question. For the last 15 years, it had numerous contracts to supply the NAWASA with steel pipes wherein it never defaulted; hence, the NAWASA should have waived the pre-qualification requirement in the public interest (Op. Sec. of Justice, No. 142, S. 1952). Be that as it may, any default of petitioner would be amply covered by the performance bond which accompanies the bid tender. From the foregoing, it seems clear that the evidence of record establishes that petitioner having pre-qualified in March 1964 for steel pipes sizes 24" to 60" diameter, same continued for the January 14, 1966 bidding for steel pipes 48", 54" and 60" diameter. In holding the contrary, the respondent court disregarded the clear weight of the evidence, thus conducting grave abuse of discretion which justifies the extraordinary writ of certiorari and prohibition (*Manila Trading vs. Manila Trading Laborers Association*, 83 Phil. 297, 300; *Dee C. Chuan & Sons, Inc. vs. Nahag*, 95 Phil. 837, 841-842).

As to the prerequisite motion for reconsideration, it is dispensed with where, as here, the matters which gave rise to a petition for certiorari were squarely raised, argued and submitted in the respondent court (*Municipal Council of Masantol vs. Guevarra*, 44 Phil. 580), the pur-

pose of the rule being to give the lower court opportunity after full argument of counsel and citation of authorities to pass upon such matters and the correctness and propriety of his action (*Herrera vs. Barretto*, 25 Phil. 245; *Uy Chu vs. Imperial*, 44 Phil. 27). Indeed, it is apparent from the facts that a motion for reconsideration on the ground of abuse of discretion would have been unavailing and futile, or would result in unnecessary and hurtful delay—as the NAWASA would in the meantime have awarded the contract and implemented same in the absence of injunction (*Republic vs. Maglanoc*, L-16848, February 27, 1963, as it did in a similar case, CA—G.R. No. 37619-R).

In a manifestation filed September 1, 1966, the NAWASA urged the immediate dissolution of the preliminary injunction alleging that the consequent delay in the completion of the project would lead to an even greater crisis during the incoming summer months than that which had been suffered thus far by the people of Manila and that public interest and the people would suffer as well as our national prestige should the World Bank cancel the loan because of the slow performance of the NAWASA in the loan-financed projects. This manifestation should be denied because this decision declares permanent the writ of preliminary injunction previously issued. Apropos this matter, we are reminded that after lifting the preliminary injunction in a sister case (*C & C Commercial Corporation vs. NAWASA*, CA—G.R. No. 37619-R), respondent forthwith awarded the contract paying much more (around ₱1,000,000.00) for cast iron pipes *without cement lining* than for asbestos cement or ductile pipes. We repeat that the remedy of respondents would be to have the main case tried and decided as soon as practicable, but the supplier and the winning bidders adopted dilatory tactics thus preventing the early disposition of the main case.

WHEREFORE, I vote to declare the order of respondent Court of April 13, 1966 null and void, and the writ of preliminary injunction issued on April 21, 1966 permanent until Civil Case No. 64198, CFI—Manila, is decided on the merits.

Petition denied.

RESOLUTION

October 27, 1967

RODRIGUEZ, J.:

Upon our consideration of the Motion for Reconsideration filed on October 14, 1966 by the counsel for the petitioner, praying that the decision promulgated by this Court on October 7, 1966 in the case at bar “be reconsidered and revised or amended,” we are convinced that the reasons adduced therein by the movant are well taken. In its decision, this Court made the following pronouncement:

“* * * At the hearing of the issuance of a writ of preliminary injunction held by the respondent Judge on February 10, 1966, it was revealed that the value of the awards made as a result of the January 14, 1966 bidding is US\$1,250,000. (p. 26, t.s.n.) This is the amount in controversy before the Court of First Instance of Manila. Whatever may be the decision of said Court, if appealed, would be beyond the appellate jurisdiction of this Court. Consequently, the writ prayed for not being in aid of its appellate jurisdiction, this Court cannot entertain the instant petition.”

However, notwithstanding its admitted lack of jurisdiction to entertain the present petition for certiorari and prohibition, because of the amount involved in the principal case—US\$1,250,000.00—this Court, nonetheless, proceeded to pass upon the merits of the present controversy, particularly the issue of whether or not respondent Judge acted with grave abuse of discretion in not granting the writ of preliminary injunction in Civil Case No. 64198 of the Manila Court of First Instance. This is certainly beyond the competence of this Court, because if it has no jurisdiction to entertain the present petition, it necessarily follows that this Court has also no authority to pass upon the merits of such petition.

Consequently, while we reiterate herein our concurrence with the result of the case at bar, we vote for the granting of the motion for reconsideration, in the sense that every discussion should stop after this Court has found that it has no jurisdiction to entertain the present petition for certiorari and prohibition.

IT IS SO ORDERED.

Villamor and Alvendia, JJ., concur in the concluding paragraph.

Soriano, J., concurs.

ENRIQUEZ, *J.*, concurring and dissenting:

The majority having reached the conclusion that this Court has no jurisdiction to intervene the instant petition for certiorari and prohibition, the only power retained by this Court is to dismiss the case (*Amoranto vs. Director of Prisons*, CA-G.R. No. 500-R, October 25, 1948; *Res. vs.*

Supreme Court in CA-G.R. No. 15590-R; Gen. Indemnity Co., Inc. *vs.* Tan; Phil. Resources Development Corp. *vs.* Narvasa, CA-G.R. No. 20649-R, August 30, 1957; Facundo *vs.* Garcia, 40 XIB, Law Jur. 61). This Court lacks authority to pass on the merits of the petition. For the reasons stated in my dissenting opinion, I vote to grant the motion for reconsideration.

SO ORDERED.

Motion granted.

DEPARTMENT, OFFICE, AND BUREAU ADMINISTRATIVE ORDERS AND REGULATIONS

Executive Office

MEMORANDUM ORDER No. 115

AMENDING MEMORANDUM ORDER NO. 113, SERIES OF 1968 BY INCREASING THE MEMBERSHIP OF THE SPECIAL COMMITTEE THEREIN CREATED.

To further ensure the successful visit to the Philippines of Mr. David A. Morse, Director General of the Internal Labour Organization on September 16-19, 1968, the membership of the Special Committee

previously created to take charge of all preparations and arrangements for the visit is hereby increased by including, as a member therein, Mr. Alfredo Montelibano, Sr., President of the Chamber of Agriculture and Natural Resources.

By authority of the President:

(Sgd.) RAFAEL M. SALAS

Executive Secretary

Manila, August 13, 1968

Land Transportation Commission

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
LAND TRANSPORTATION COMMISSION
QUEZON CITY

March 1, 1968

SUBJECT: SPECIAL PERMITS AND ADDITIONAL FEES FOR THE REGISTRATION AND OPERATION OF MOTORIZED TRICYCLES.

ADMINISTRATIVE ORDER No. V
Series of 1968

Pursuant to the provisions of Section 4 (d) (1) of the Land Transportation and Traffic Code (Republic Act 4136) and in implementing the provisions of Section 10 (e) of the same Act, the following regulations are hereby promulgated pertaining to the registration and operation of motorized tricycles for the information, guidance and strict observance of all persons concerned:

1. A motorized tricycles, which is a motorcycle with three wheels having an attachment at the right commonly called a side ear, and having a capacity of not exceeding three passengers including the driver, can be operated on the public highway only upon payment of a Special Permit Annual Fee of P30.00, in addition to the annual registration fee of P30.00;

2. A motorized tricycle with a constructed body at the back or over it resembling the type of an auto-calesa and having a capacity of 3 but not exceeding 7 passengers including the driver can be operated on the public highway only upon payment of a Special Permit Annual Fee of P50.00, in addition to the annual registration fee of P30.00; and

3. The identification number plates to be issued to tricycles shall have the prefix of "MTC" and shall be issued upon payment of P4.00 for each pair. The said number plates shall be displayed at all times, one in front and one in the rear.

This circular shall take effect upon its approval.

(Sgd.) ROMEO F. EDU
Commissioner

Approved, under Sec. 59 (a) Republic Act 4136:

Approved:

(Sgd.) ANTONIO V. RAQUIZA
Secretary

(Sgd.) ISMAEL MATHAY, Sr.
Auditor General

LEGAL AND OFFICIAL NOTICES

Courts of First Instance

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT
BRANCH I

NATURALIZATION CASE No. 283.—In the Matter of the Petition to be Admitted a Citizen of the Philippines.

RAMON QUE, Petitioner

NOTICE OF HEARING OF THE PETITION FOR
PHILIPPINE CITIZENSHIP

To: The Honorable Solicitor General, Honorable City Fiscal of Iloilo, Ramon Que, Atty. Roque E. Evidente, and to whom it may concern:

Whereas, a petition for Philippine Citizenship pursuant to Commonwealth Act No. 473 as amended by Commonwealth Act No. 535, has been presented to this Court of First Instance of Iloilo by Ramon Que, which petition is quoted as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 283.—In the Matter of the Petition to be Admitted a Citizen of the Philippines.

RAMON QUE, Petitioner



PETITION FOR NATURALIZATION

Comes now the above-named petitioner by himself and accompanied by counsel, and hereby applying for naturalization as citizen of the Philippines, to this Honorable Court, respectfully alleges:

1. My full name is RAMON QUE, the only name I carry and by which I am known and identified;
2. My present permanent place of residence is at No. 345 Iznart St., Iloilo City, Philippines, and

my former residence—the only other residence I had since my birth, was at J.M. Basa St., Iloilo City, Philippines;

3. My trade or profession is employee of Iloilo National Hardware, with office and place of business at 345 Iznart St., Iloilo City, Philippines, from which I derive an annual income of six thousand six hundred pesos (P6,600.00);

4. I was born at J.M. Basa St., Iloilo City, Philippines on June 24, 1947;

5. I am single; and a citizen of the Republic of China under President Chiang Kai-Shek, under whose laws, Filipinos may become naturalized citizens or subjects thereof;

6. I have resided continuously in the Philippines for the whole period since my birth until now; I have never left the Philippines; and I have lived only at J.M. Basa Street, Iloilo City, where I was born, and at 345 Iznart Street, Iloilo City, where I presently reside;

7. I am able to speak and write English, and Visayan languages;

8. I obtained my Primary education from Sun Yat Sen School, my Elementary education from Chiang Kai-Shek School, my High School education from Sun Yat Sen School, and my College education from Iloilo City Colleges, all at Iloilo City, Philippines, recognized by the Philippine Government, not limited to any race or nationality, and teaching as part of its curriculum Philippine History, Government and Civics;

9. I believe in the principles underlying the Philippine Constitution; I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relation with the constituted Government as well as with the community in which I am living; I have mingled socially with Filipinos, and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos; and I have all the qualifications required under Section 2, and none of any of the disqualification under Section 4, of Commonwealth Act No. 473;

10. I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government; I am not defending or teaching the necessity or propriety of violence personal assault or assassination for the success and predominance of men's ideas; I have not been convicted of any crime involving moral turpitude; I am not a polygamist nor a believer in the prac-

tice of polygamy; I am not suffering from any incurable contagious disease nor from any mental alienation; and the nation of which I am a citizen or subject is not at war with the Philippines;

11. It is my intention in good faith to become a citizen of the Philippines, and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China of which I am presently a citizen or subject; and I will reside continuously in the Philippines from the date of the filing of this petition up to the time of my admission to Philippine citizenship;

12. I have not heretofore made petition for citizenship to any court. I have not filed any Declaration of Intention because I was born here in the Philippines, never left the Philippines since my birth until now, and studied in school recognized by the Philippine Government and not limited to any race or nationality;

13. Jacinto Evidente, Jr., lawyer and residing at Tanza, Iloilo City; Roberto Solano, employee and instructor, and residing at Timawa' Avenue, Iloilo City; and or Teofilo G. Alejandria, retired em-

ployee and residing at Fuentes de Leon Street, Iloilo City, Philippines, all of legal ages and citizens of the Philippines, and whose joint affidavit forms an integral part of this petition, will appear and testify as petitioner's witnesses at the hearing of this petition;

14. Attached hereto and made integral parts of this petition, are: my latest picture; photostatic copy of my Certificate of Birth; photostatic copy of my Native-Born Certificate of Residence; and photostatic copy of my Alien Certificate of Registration.

Wherefore, your petitioner respectfully prays that after due proceedings, he be admitted a citizen of the Philippines.

Iloilo City, Philippines, May 31, 1968.

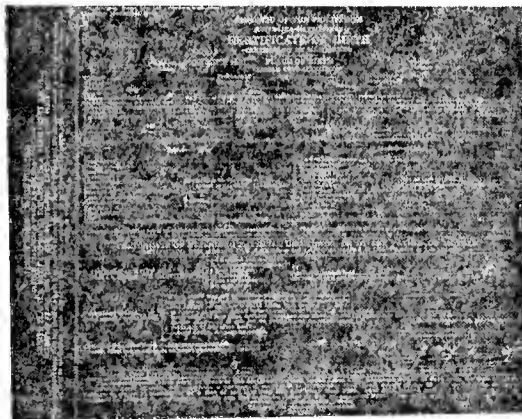
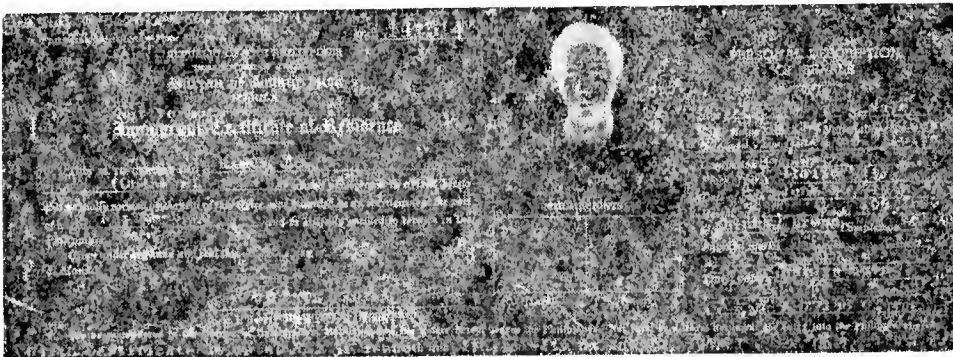
(Sgd.) RAMON QUE
Petitioner

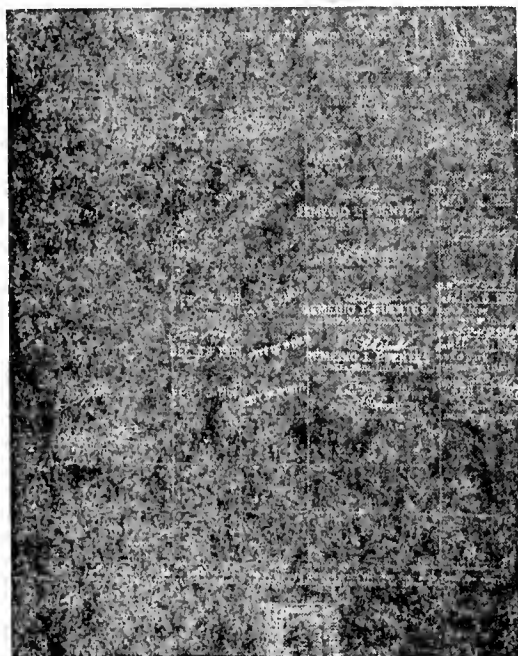
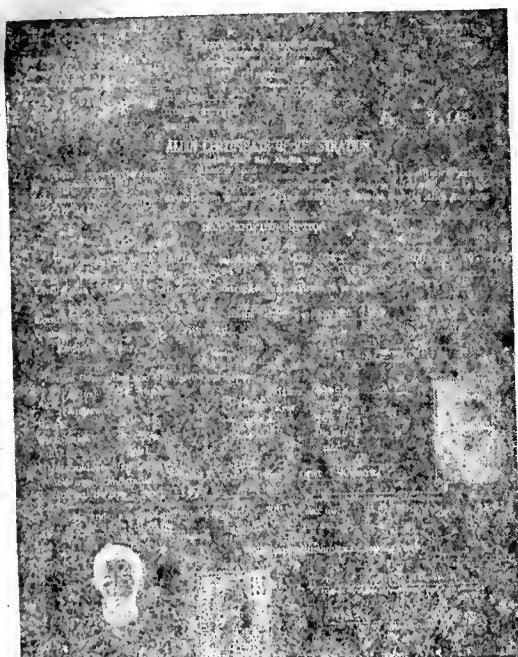
345 Iznart St., Iloilo City

(Sgd.) ROQUE E. EVIDENTE
Atty. for the Petitioner

107 Burgos St., Jaro, Iloilo City

[39-41]





REPUBLIC OF THE PHILIPPINES
CITY OF ILOILO

} S.S.

Ramon Que, having been duly sworn in accordance with law, deposes and says that he is the petitioner in this case; that he has read, under-

stood and known the contents of the foregoing petition; and that all the material allegations there- in are true and correct to the best of his knowledge

(Sgd.) RAMON QUE
Petitioner

Subscribed and sworn to before me at Iloilo City, Philippines, this 31st day of May, 1968, the affiant showing to me his Residence Certificate No. A-217613 issued at Iloilo City on January 5, 1968

(Sgd.) JESUS G. EVIDENTE
Notary Public
Until Dec. 31, 1969

Doc. No. 32;
Page No. 8;
Book No. I;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE 283.—In the Matter of the
Petition to be Admitted a Citizen of the Philippines.

RAMON QUE, Petitioner

AFFIDAVIT OF WITNESSES

Jacinto Evidente, Jr., lawyer and resident of Iloilo City; Roberto Solano, employee and instructor and residing at Timawa' Avenue, Iloilo City; and Teofilo G. Alejandria, retired employee and residing at Fuentes de Leon Street, Iloilo City, Philippines, each being duly, severally and respectively sworn to in accordance with law, depose and says:

That he is a citizen of the Philippines, of unquestioned credibility and of good standing in community; that he knows personally and is acquainted in the Philippines with the petitioner Ramon Que for at least ten (10) years or more about 1958; that to his personal knowledge, petitioner was born in the Philippines, and from his birth until now has continuously resided in the Philippines and particularly in the City of Iloilo only; that he has personal knowledge of the petitioner is and during all such period has been a person of good repute and morally approachable, attached to the principles under the Philippine Constitution, and well disposed to the good order and happiness of the Philippines and that in his opinion the petitioner has the qualifications necessary to become a citizen of the Philippines, and is not in any way disqualified under the provisions of Commonwealth Act 4

In truth whereof, the affiants hereby affix their signatures in the City of Iloilo, Philippines, this 1st day of May, 1968.

(Sgd.) JACINTO EVIDENTE, JR.

(Sgd.) ROBERTO SOLANO

(Sgd.) TEOFILO G. ALEJANDRIA

Subscribed and sworn to before me in the City of Iloilo, Philippines, this 31st day of May, 1968, Jacinto Evidente, Jr., exhibiting his Residence Certificate No. A-2216608 dated January 4, 1968, Roberto Solano exhibiting his Residence Certificate No. A-2215832 dated January 3, 1968, and Teofilo G. Alejandria exhibiting his Residence Certificate No. A-2249286 dated May 29, 1968, all issued at Iloilo City.

(Sgd.) JESUS G. EVIDENTE
Notary Public
Until Dec. 31, 1969

Doc. No. 33;
Page No. 8;
Book No. I;
Series of 1968.

Wherefore, you are hereby given notice that said petition will be heard by this Court on the 6th day of May, 1969, at 8:30 o'clock in the morning, and

It is hereby ordered that this Notice of Hearing as well as the attached latest picture of the petitioner; photostatic copy of his Certificate of Birth; photostatic copy of his Native Born Certificate of Residence; and photostatic copy of his Alien Certificate of Registration, be published once a week for three consecutive weeks in the *Official Gazette*, the last publication of which shall not be less than six months before the date of hearing and also in the "*Visayan Tribune*" a local newspaper, with general circulation in the City and Province of Iloilo and edited in the City of Iloilo where the petitioner resides, also once a week for three consecutive weeks, and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of Court of this Court.

Iloilo City, July 25, 1968.

[39-41] (Sgd.) BIENVENIDO S. DIAZ
Spl. Deputy Clerk of Court

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

Cadastral Case No. RT-1226.—Petition for Reconstitution of Lost Original Certificate of Title.

JOSE MADRONA, Petitioner

NOTICE

To: Atty. Delfin de Vera, Legazpi City; Hemecio Lunar, Segundo Mendivel, Escolastico Llenaresas, Gavino Perez, Rosa Atutubo and Buenaventura Miranda, all of Daraga, Albay and Legazpi City, respectively, and to all whom it may concern:

Whereas, a petition has been filed by Jose Madrona through counsel, praying for the reconstitution of the lost original certificate of title covering Lot No. 4939 of the Cadastral Survey of Albay, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

"A parcel of land (Lot No. 4939 of the Cadastral Survey of Albay) and bounded by the following: on the NE. by Lot 4936; on the NW. by Lot No. 4938; on the SE. by Lot 4918 and Lot 4919; on the SW. by Lot 4932 and on the NW. by Lot No. 4950a, all of the cadastral survey of Albay, containing an area of 6,174 square meters, more or less."

Wherefore, notice is hereby given that said petition is set for hearing in the City of Legazpi on the 11th day of December, 1968, at 8:00 a.m.

Witness the Hon. Judge of this Court, this 1st day of July, 1968.

(Sgd.) IGNACIO D. ALMODOVAR
[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

CADASTRAL CASE NO. RT-1227.—Petition for Reconstitution of Lost Original Certificate of Title.

GENARO NAVERA, Petitioner

NOTICE

To: Atty. Delfin de Vera, Legazpi City; Josefa Moratalla, Igmedio Navera, Josefa Moratalla,

all of Camalig, Albay and to all whom it may concern:

Whereas, a petition has been filed by Genaro Navera, through counsel, praying for the reconstitution of the lost original certificate of title covering Lot No. 1460 of the Cadastral Survey of Camalig, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

"A parcel of land (Lot No. 1460 of the Cadastral Survey of Camalig) and more particularly bounded as follows: On the SE by Lot No. 1459; on the SW and NW by a creek; on the NE by Lot No. 1474 and on the E by Lot No. 1461, containing an area of 26,995 square meters, more or less."

Wherefore, notice is hereby given that said petition is set for hearing in the City of Legazpi, Philippines, on the 11th day of December 1968, at 8:00 a.m.

Witness the Honorable Judge of this Court, this 1st day of July 1968, at Legazpi City.

(Sgd.) IGNACIO D. ALMODOVAR
[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

CADASTRAL CASE NO. RT-1228.—In re: Petition for Reconstitution of Lost Original Certificate of Title.

TERESITA ADAMOS and EUFRACIA ADAMOS
Petitioners

NOTICE

To: Atty. Delfin de Vera, Legazpi City; Juan Vitar, Cleofe Negrete, Pastor Magdasoc, Policarpo Muñoz, Mariano Abina, all of Camalig, Albay; and to all whom it may concern:

Whereas, a petition has been filed by Teresita Adamos and Eufracia Adamos, praying for the reconstitution of Original Certificate of Title Nos. 8989 and 20982, covering Lots 1041 and 1050 of the Cadastral Survey of Camalig, pursuant to the provisions of Republic Act No. 26, alleging that said titles were lost or destroyed;

"A parcel of land (Lot No. 1041 of the Cadastral Survey of Camalig) and bounded by the following:

on the N. by property of Juan Vitar; on the East by property of Cleofe Negrete and on the S. and W. by a River."

"A parcel of land (Lot No. 1050 of the Cadastral Survey of Camalig) and bounded by the following: on the N. by Solong River; on the E. by property of Pastor Magdasoc; on the S. by property of Policarpo Muñoz; and on the W. by property of Mariano Abina."

Wherefore, notice is hereby given that said petition is set for hearing on the 11th day of December, 1968, at Lagazpi City, Philippines.

Witness, the Honorable Judge of this Court, this 1st day of July 1968, at Legazpi City.

(Sgd.) IGNACIO D. ALMODOVAR

[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

CADASTRAL CASE No. RT-1233.—In re: Petition for Reconstitution of Lost Original Certificate of Title.

VALERIANA BRON, Petitioner

NOTICE

To: Atty. Delfin de Vera, Legazpi City; the Highway District Engineer, Legazpi City; Balbina Bron, Pedro Biola, Demetrio Propotente, Segunda Bon, Ysabel Regalario, all of Ligao, Albay:

Whereas, a petition has been filed by Valeriana Bron, through counsel, praying for the reconstitution of the lost original certificate of title covering Lot No. 2420 of the Cadastral Survey of Ligao, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

"A parcel of land (Lot No. 2420 of the Cadastral Survey of Ligao) and bounded as follows: on the N. by the National Road; on the E. and NE. by Lot No. 2421; on the E. and S. by Lot No. 2423, containing an area of 2,792 square meters, more or less."

Wherefore, notice is hereby given that said petition is set for hearing in the City of Legazpi on December 11, 1968, at 8:30 o'clock in the morning.

Witness, the Honorable Judge of this Court, this 18th day of July 1968.

(Sgd.) IGNACIO D. ALMODOVAR

[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT

LRC Record No. 8340.—Petition for Reconstitution of Title

CONRADO CATIBAYAN, et al., petitioners

NOTICE OF HEARING

A petition has been filed by petitioners, alleging among other things, that they are the registered co-owners of Lot Nos. 3220-C; 3220-D and 3220-E, all of the Naic Estate, situated in Malainen, Naic, Cavite; that the owner's copies of the title to said lots were lost while their originals were burned on June 7, 1959; that the land is not affected by any lien or encumbrance; and praying that the Register of Deeds of Cavite be ordered to reconstitute the titles to said lots.

Notice is hereby given that the said petition has been set for hearing on October 31, 1968, at 9:00 a.m. in this Court, Branch I, Trece Martires City, on which date, hour and place, any person interested is cited to appear and show cause why the petition should not be granted.

Let this Notice be published twice in the *Official Gazette*.

Trece Martires City, September 9, 1968.

(Sgd.) PROCESO P. SILANGCRUZ

[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

CADASTRAL FREE PATENT No. 32859.—Bureau of Lands No. 13239, Lot No. 7962-D (Calinog). Original Certificate of Title No. 264.

GLICERIO ALICER, Petitioner

NOTICE

To: Glicerio Alicer, Janiway, Iloilo, The Register of Deeds, Iloilo, The Prov. Land Office, Iloilo City; The Commissioner, Land Registration Commission, Manila; and to whom it may concern:

A verified petition has been filed with this Court for the reconstitution of Original Certificate of Title No. 264, covering Lot No. 7962-D situated at Calinog, Iloilo, dated March 19, 1968, alleging that he is the only son and sole heir of the late Spouses Marcelo Alicer and Irene Rendaje, both died in Janiway, Iloilo in 1942 leaving without testament or will nor pending debts or obligations, who during their lifetime were the lawful owner of Lot No. 7962-D of the Cadastral Survey of Calinog, Iloilo and covered by Original Certi-

ificate of Title No. 264; that the original copy of Original Certificate of Title No. 264 no longer exist in the Office of the Register of Deeds of Iloilo; and that the owner's copy of the aforementioned certificate of title is also missing and inspite of diligent efforts exerted to locate the same could no longer be found and it is presumed to be totally lost.

Wherefore, notice is hereby given that the above-entitled petition will be heard before Branch VI, Court of First Instance, Iloilo City, on December 18, 1968 at 8:30 in the morning pursuant to the provisions of Republic Act 26. Let this Notice be published in the *Official Gazette*, Bureau of Printing, Manila and to be posted at the Provincial Building, Iloilo City and the other at any conspicuous place of Calinog, Iloilo the place where the lot is situated, so that anybody having interest over the said lot and title may appear before this Court and show cause, if any, why said petition should not be granted.

Iloilo City, July 17, 1968.

(Sgd.) MAGDALENA G. LOREDO
[39, 40] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH IV

Cadastral Case No. 44, GLRO Cadastral Record
No. 1942 Lot 1500, Sta. Cruz Cadastre

In re: Petition for Reconstitution of Original Certificate of Title No. (N.A.)

ALFONSO RIVERA, Petitioner

NOTICE

To: The Register of Deeds, Atty. Pedro Macalos, Godofredo Leonardo, Francisco Veloria, Josefa Talabis, Mariano Casimiro, all of Sta. Cruz, Laguna; and to all whom it may concern:

Whereas the above-named petition alleges that Original Certificate of Title No. (N.A.) of the land records of Laguna, issued to the spouses Alipio Cariño and Valeriana Pasajol of Sta. Cruz, Laguna, covers a parcel of land particularly described as follows:

"A parcel of land (Lot No. 1500 of the Cadastral Survey of Santa Cruz), with the improvements thereon, situated in the Barrio of Bagong Bayan, Municipality of Santa Cruz. Bounded on the NE. and NW. by Lot No. 1480; on the SE. by Lot No. 1501; and on the SW. by Lot No. 1505 * * *; containing an area of two thousand two hundred and forty nine (2,249) square meters more or less."

that the original and the owner's duplicate copy thereof were lost in the office of the Register of Deeds of Laguna in 1945 when the Provincial Capitol was burned during World War II; and that the heirs of the registered owners sold the land to the petitioner;

Therefore, you are hereby given notice that the petition is set for hearing on December 18, 1968 at 8:00 a.m., before the Fourth Branch of this Court in Santa Cruz, Laguna, on which date, time and place you should appear to file and present your claim or objection, if any you have, to the petition.

Witness, the Honorable Arsenio Nañaawa, Judge of said Court, on this 10th day of July, 1968.

(Sgd.) FRANCISCO S. ABELLA
[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH IV

Cadastral Case No. 46, GLRO Cadastral Record
No. 1955, Lots 3571, 3601 and 3609, Santa Cruz Cadastre.

In re: Petition for Reconstitution of Original Certificate of Title No. (N.A.)

FELISA REYES, Petitioner

NOTICE

To: The Register of Deeds, Atty. Pedro Macalos, Dominador Rabanzo, Isayas Papa, Matilde Cambel, Heirs of Bernardo Ramos, Heirs of Francisco Ramos, Felicidad Cambel, Marcosa Deocancel, Isabel Yia, Ignacia Isoreta, Heirs of Jacinto Valenzuela, Heirs of Anastacia Olivares, Ana Teodoro, Celestina Baltazar, all of Sta. Cruz, Laguna; and to all whom it may concern:

Whereas the above-named petition alleges that Original Certificate of Title No. (N.A.) of the land records of Laguna, issued to Santos and Felisa, both surnamed Reyes, of Sta. Cruz, Laguna, covers three parcels of land particularly described as follows:

"A parcel of land (Lot No. 3571 of the Cadastral Survey of Santa Cruz), with the improvements thereon, situated in the Barrio of Oogong, Municipality of Santa Cruz. Bounded on the NE. by Lot No. 3570; on the SE. by Lots Nos. 3568 and 3574; on the SW. by Lots Nos. 3574 and 3572; and on the NW. by Lots Nos. 3860 and 3588 * * *; containing an area of eight thousand eight hundred and forty-three (8,843) square meters more or less."

"A parcel of land (Lot No. 3601 of the Cadastral Survey of Santa Cruz), with the im-

provements thereon, situated in the Barrio of San Juan, Municipality of Santa Cruz. Bounded on the NE. by Lots Nos. 3603 and 3563; on the SE. by Lots Nos. 3563 and 3564; on the SW. by Lots Nos. 3564 and 3600; and on the NW. by Lot 3602 * * *; containing an area of six thousand eight hundred and forty-six (6,846) square meters more or less."

"A parcel of land (Lot No. 3609 of the Cadastral Survey of Santa Cruz), with the improvements thereon, situated in the Barrio of Labuin, Municipality of Santa Cruz. Bounded on the NE. by Lot No. 3615; on the SE. by Lots Nos. 3608 and 4434; on the SW. by Lot No. 3610; and on the NW. by Lot No. 3611 * * *; containing an area of five thousand seven hundred and twenty-five (5,725) square meters more or less."

that the original and the owner's duplicate copies thereof were lost in the office of the Register of Deeds of Laguna in 1945 when the Provincial Capitol was burned during World War II.

Therefore, you are hereby given notice that the petition is set for hearing on December 18, 1968 at 8:00 a.m., before the Fourth Branch of this Court in Santa Cruz, Laguna, on which date, time and place you should appear to file and present your claim or objection, if any you have, to the petition.

Witness, the Honorable Arsenio Naña, Judge of said Court, this 10th day of July, 1968.

(Sgd.) FRANCISCO S. ABELLA
[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

GLRO RECORD No. 8375.—In the Matter of Petition for Reconstitution of Lost Title No. (N.A.) covering Lot No. 308 of the Sta. Rosa Estate, in the Name of Martina Carballo.

BENJAMIN FRANCISCO, Petitioner

NOTICE

To: The Register of Deeds, Santa Cruz, Laguna; Atty. Valentin de los Reyes, Santa Rosa, Laguna; Mr. Benjamin Francisco, Santa Rosa, Laguna; Mr. Apolonio Gamban, Santa Rosa, Laguna; Heirs of Santiago Carballo, Santa Rosa, Laguna; The Municipal Mayor, Santa Rosa, Laguna; and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26 by counsel of the above-named petitioner for the reconstitution of Transfer Certificate of Title No.

(N.A.) Lot No. 308 of the Sta. Rosa Estate, in the name of legal heirs of Martina Carballo, widow; that the owner's duplicate copy of said title was alleged to have been lost during the Japanese occupation and the original on file in the Office of the Register of Deeds of Laguna was destroyed completely by fire during the last World War, covering a parcel of land more particularly described and bounded as follows:

"A parcel of land (Lot 308 of the Sta. Rosa Estate, L.R.C. Record No. —), situated in the Municipality of Santa Rosa, province of Laguna. Bounded on the W., along line 1-2 by Road; on the N., along line 2-3, by Lot 309 of Santa Rosa Estate; on the E., along line 3-4, by Irrigation Ditch; and on the S., along line 4-1, by Lot 307 of Sta. Rosa Estate. Containing an area of one hundred ninety five (195) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on December 17, 1968 at 8:30 a.m., before this Court at Biñan, Laguna, on which date, time and place you should appear to file your claims or objections, if any you have to the petition.

Witness, the Hon. Rizalina Bonifacio Vera, Judge of said Court, this 8th day of July, 1968 at Biñan, Laguna.

(Sgd.) VIRGILIO T. MARAMBA
[39, 40] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

G.L.R.O. RECORD No. 8374.—Petition for the Reconstitution of Transfer Certificate of Title No. 12544 of the Register of Deeds of Laguna covering Lot No. 506 of the Biñan State Sub-division.

CENON CARIÑO, Petitioner

NOTICE

To: The Register of Deeds of Laguna, Santa Cruz, Laguna; Mr. Cenon Cariño, Plaridel St., Biñan, Laguna; Sra. Amparo Potenciano, Biñan, Laguna; Mr. Mariano Juson, Biñan, Laguna; Mr. Tiburcio Garcia, Biñan, Laguna; The Municipal Mayor, Biñan, Laguna; and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26, by the petitioner Cenon Cariño for the reconstitution of Transfer Certificate of Title No. 12544 in his name; That the owner's duplicate copy of said title was alleged to have been lost during the year 1944, when the petitioner with his family were on their way to Carmona, Cavite and the Original on file

in the Office of the Register of Deeds of Laguna was burned during the liberation of Santa Cruz, Laguna covering a parcel of land more particularly described and bounded as follows:

"A parcel of land (Lot 506 of Biñan Estate and shown on plan SWO-32576, L.R.C. Record No.—), situated in the Municipality of Biñan, province of Laguna. Bounded on the NE. by Road; on the SE. by Lot 418, Biñan Estate; on the SW. by lots 418 and 505, Biñan Estate and on the NW. by Lot 505, Biñan Estate. Containing an area of four hundred forty-two (442) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on November 18, 1968 at 8:30 A.M., before this Court at Biñan, Laguna, on which date time and place you should appear to file your claims or objections, if any you have to the petition.

Witness, the Hon. Rizalina Bonifacio Vera, Judge of said Court, this 26th day of June, 1968 at Biñan.

[39, 40]

(Sgd.) CESAR S. REYES
Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 17, L.R.C. Record No. 75, Lots Nos. 720, 585, 588, 589 and 590, Saravia Cadastre.

Reconstitution of Certificates of Title. MUNICIPALITY OF SARAVIA, NEGROS OCCIDENTAL, Petitioner.

NOTICE

To: Heirs of Damiano Cañal, Clarita Cuaycong, Ramiro Castillo, Maria Amazona, Loreto Cuaycong, Francisco Abella, Lovina Asuncion, Jose Jalandoni, Roman Catholic Church, and Quintin Maravilla, Saravia, Negros Occidental; Precioso Genaro, Heirs of Herminio Maravilla, Elpidio Saron, Apeles Lopez, Pompeyo Lopez, and Silvino Suarez, Bacolod City; Silay Electric & Ice Plant Co., Aguinaldo Gamboa, Edgardo Tiongco, Felicidad Javellana and Lourdes Jalandoni, Silay City; Francisco Lopez, Manapla, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by counsel for the petitioner, seeking for the reconstitution of the originals as well as the owner's duplicates of Original Certificates of Title Nos. (N.A.), covering Lots Nos. 720, 585, 589, 590 and 590, all of Saravia Cadastre, registered in the name of said petitioner, which parcels of land are described and bounded as follows:

Lot No. 720.—On the NE., along line 1-2 by Road; on the SE., along lines 2-3-4-5 by Lot 94 and along line 5-6 by Lot 97, on the SW., along line 6-7 by Lot 99; along line 7-8 by Lot 100; along line 8-9 by Lot 101; on the SW., and NW., along lines 9-10-11 by Lot 102; on the NW., along line 11-12 by Lot 106; along line 12-13 by Lot 107; on the NW., and SW., along lines 13-14-15-16 by Lot 721 and on the NW., SW., and NW., along lines 16-17-18-1 by Lot 723, all of Saravia Cadastre * * *, containing an area of 4,329 square meters.

Lot No. 585.—On the SW., along lines 1-2-3 by Road; on the NW. and NE., along lines 3-4-5-6-7-8-9-10-11-12, by Lot 591, Saravia Cadastre; and on the SE. and S., along lines 12-13-14-15-16-1, by Road * * *, containing an area of 34,099 square meters.

Lot No. 588.—On the NE., along line 1-2 by Lot 658; on the SE., along lines 2-3-4-5, by Lot 577, both of Saravia Cadastre; and on the SW., NW., NE., and NW., along lines 5-6-7-8-1, by Road * * *, containing an area of 8,947 square meters.

Lot No. 589.—On the SW., NW., NE and SE along lines 1-2-3-4-1, by Road * * *, containing an area of 29,661 square meters.

Lot No. 590.—On the NW., along line 1-2, by Road; on the NE., along line 2-3, by Lot 653, Saravia Cadastre; and on the SE. and SW., along lines 3-4-1, by Road * * *, containing an area of 2,307 square meters.

Therefore, you are hereby given notice that said petition has been set for hearing on December 7, 1968, at 8:30 a.m., before the Court of First Instance of Silay City, Philippines, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness, the Honorable Jose R. Querubin, Judge of said Court, the 7th day of August, 1968.

(Sgd.) JOSE AZCONA
[39, 40] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 14, LRC (GLRO) Record No. 117, Lot No. 89, Pontevedra Cadastre
Reconstitution of T.C.T. No. (N.A.)

TRINIDAD RITEZA, Petitioner

NOTICE

To the Heirs of Marcelo Ledesma, Custodio Ananoria, Cirilo del Castillo, Heirs of Emilio Campos and Marta J. Vda. de Martinez,

Pontevedra, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by the herein petitioner, seeking for the reconstitution of the original as well as the owner's duplicate of Transfer Certificate of Title No. (N.A.), covering Lot No. 89 of Pontevedra Cadastre, in the name of Pedro Pacheco, married to Martina Exeso, which parcel of land is described and bounded on the NE. by Lots Nos. 87 and 88; on the SE. by Calle M. H. del Pilar; on the SW. by Calle Libertad; and on the NW. by Lots Nos. 93, 92, 91 and 90, containing an area of 2,574 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on December 28, 1968, at 8:30 a.m., before this Court in the Provincial Capitol of this province, Bacolod City, Philippines, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness, the Honorable Jose R. Querubin, Judge of said Court, the 26th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

[39,40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 2, LRC Record No. 55
Lot No. 137-G, Psd-9838, Bacolod Cadastre

Reconstitution of certificate of title
JANUARIO L. JISON, SR., Petitioner

NOTICE

To Alejandro Malata, Bacolod City, and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by the petitioner, seeking for the reconstitution of original as well as the owner's duplicate of Transfer Certificate of Title No. (N.A.), covering Lot No. 137-G, Psd-9838, Bacolod Cadastre, in the name of the herein petitioner, which parcel of land is described and bounded on the NW., along lines 1-2-3 by Lot 134 of Bacolod Cadastre; on the NE. and SE., along lines 3-4-5 by Lot 137-I; and on the SW. along line 5-1 by Lot 137-H, both of the subdivision plan, containing an area of 186 square meters,

Therefore, you are hereby given notice that said petition has been set for December 21, 1968, at 8:30 a.m., before this Court in the Provincial Capitol of Negros Occidental, Bacolod City, on which date, time and place, you should appear and

file your claims or objections, if you have any to the petition.

[39,40]

(Sgd.) JOSE AZCONA
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 29, LRC (GLRO) Record No. 292 Lots Nos. 104-B and 108 Escalante Cadastre

Reconstitution of Title. FELICIANA FIGUEROA
Petitioner

NOTICE

To: Tomas Acuman, Juliana Vda. de Ferrer, Heirs of Ireneo Serrador, all of Bacolod City; Porferia de Camacho, Murci Negros Occidental, Cecilia A. Maazon, Angelino Roullo, Jr., Cristina Sanz, Natividad Lim, Municipality of Escalante, and Santiago Sabordo, all of Escalante, Negros Occidental, and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title Nos. (N.A.), covering Lots Nos. 104-B and 108 Escalante Cadastre, in the name of Antonio Figueroa, which parcels of land are described as follows:

Lot No. 104—Bounded on the N. by Lot No. 225; on the S. by Lot No. 104-A; on the E. by Lot 103 and on the W., by the Provincial Road, with an area of 0.5229 hec. more or less.

Lot No. 108—Bounded on the N. by Lot No. 109; on the E. by Lot No. 117, on the S. by Lot No. 107; and on the W. by lot No. 106, with an area of 3,883 hec. more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on December 21, 1968 at 8:30 a.m., before this Court in the Provincial Capitol of this province, Bacolod City, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness the Honorable Jose F. Fernandez, Judge of this Court, the 7th day of September 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

[39,40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
CALOOCAN CITY, BRANCH XIV

CASE No. C-763.—In the Matter of the Petition for Reconstitution of Transfer Certificate of Title No. (N.A.) Covering Lot No. 918, Tala Estate.

FRANCISCA BOMBASI, Petitioner

NOTICE OF HEARING

To: The Register of Deeds of Rizal-Calooacan City and to all whom it may concern:

Whereas, a verified petition has been filed in this Court by Francisca Bombasi; under the provisions of Republic Act No. 26, for reconstitution of Original Certificate of Title No. N.A. and alleging therein, among other things, that the petitioner is of legal age, single, Filipino and residing at 2021 San Marcelino, Malate, Manila, where she may be served with summons and other judicial processes;

That petitioner is the absolute owner of a parcel of land, more or less described as follows:

"A parcel of land (Lot 918 of Tala Estate, LRC Record No. 6563), situated in the district of Novaliches, Calooacan City. Bounded on the W., along line 1-2, by Lot 853; on the N., along line 2-3, by Lot 915; on the E., along line 3-4, by Lot 919; and on the S., along line 4-1, by Lot 895; all of Tala Estate. Beginning at a point marked "1" on plan, being identical to Mon. No. 121, Tala Estate; containing an area of two hundred forty-nine thousand eight hundred seventy-five (249,875) square meters, more or less."

her ownership thereto being evidence by a Deed of Absolute Sale from the original owner, a copy of which is hereto attached and made an integral part of this petition as Annex "A".

That the above-described parcel of land was previously covered by Transfer Certificate of Title No. (N.A.) issued in the name of the original owner, but the original copy of the same aside from the owner's duplicate has been lost and/or destroyed as a result of the last Pacific War;

That efforts have been exerted by the petitioners and her predecessors-in-interest to locate the said

Transfer Certificate of Title, but all were in vain to retrieve the same;

That the said Transfer Certificate of Title No. (N.A.) at the time of its loss, was still in force and existing;

That there is no transaction affecting the said lot, which is pending is pending registration before the Office of the Register of Deeds of Calooacan City, except the deed of sale in favor of herein petitioner;

That the adjoining owners and their respective addresses to this lot are as follows:

On the North, Lot No. 915, Fructuosa Laborada of 1665 Int. 12 Dart, Paco, Manila; on the South, Road Lot; on the East, Lot 919, Pablo Ballacan of 616 San Diego, Sampaloe, Manila; and on the West, Road Lot.

That this petition was submitted through the Land Registration Commission, Quezon City, verification and report and recommendation as required by law, and attached herewith is the corresponding technical description of Lot No. 918 and the tracing cloth which are made part hereof and marked as Annex "B" of this petition;

And it is prayed that this Honorable Court issued an order directing the Register of Deeds of Calooacan City to reconstitute the Transfer Certificate of Title No. (N.A.) issued for Lot No. 918, Tala Estate for and in favor of the petitioner herein, based on the plan and technical descriptions;

Wherefore, you are hereby given notice that the said petition will be heard by this Court, sitting at the Calooacan City Hall Annex, 4th Floor, Aurelio Bldg., 9th Avenue, Grace Park, Calooacan City, on December 13, 1968 at 8:30 a.m. at which place, date and hour aforesaid, all persons having any interest therein, must appear and file their claim and objection to the Petition, why the same should not be granted.

Let copy of this notice be published at the expense of the petitioner, twice in successive issues of the *Official Gazette* and be posted at the main entrance of the Calooacan City Hall.

Witness the Hon. Serafin Salvador, Judge of this Court, this 11th day of September, 1968.

(Sgd.) EMMA CENIDOZA ONA

[39,40]

Clerk of Court

Land Registration Commission

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-278
LRC Record No. N-35445

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Juanito Marasigan, the Heirs of Maria Diomampo (Ildefonso Marasigan,) the Heirs of Aguido Valderrama (Valentin Valderrama, Mariano Valderrama and Antonio Valderrama), Antonio Endozo, Beatriz Cata-pang, Lemery, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eugeniano Endozo, Lemery, Batangas, to register and confirm his title to the following property:

A parcel of land (Plan Psu-216793), with the improvements thereon, situated in the Barrio of Wawa, Municipality of Lemery, Province of Batangas. Bounded on the NE. by the Ramon Ilustre Street; on the SE. by property of Juanito Marasigan; on the SW. by property of the Heirs of Aguido Valderrama; and on the NW. by property of the Heirs of Maria Diomampo. Point "1" is S. 49 deg. 07 min. E. 160.08 meters from BLLM 1, Lemery, Batangas. Area seven hundred seventeen (717) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Balayan, Province of Batangas, Philippines, on the 8th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jaime de los Angeles, Judge of said Court, the 29th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-279
LRC Record No. N-35473

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Municipal Mayor, the Municipal Council, the Heirs of Felipe Atienza, Marciano Calanog, Filomena Aquino, Taal, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Numeriano C. Manalo and Salud Calanog, Taal, Batangas, to register and confirm their title to the following property:

A parcel of land (Lot 4, plan Psu-113308 Amd.), with the improvements thereon, situated in the Poblacion, Municipality of Taal, Province of Batangas. Bounded on the E. by property of Filomeno Aquino; on the SE. by the Bonifacio Street; on the W. by a callejon; and on the NW. by the properties of the Heirs of Felipe Atienza and Lot 3. Point "1" is N. 72 deg. 01 min. E., 1,065.93 meters from BLLM 1, Taal, Batangas. Area one hundred seventy-four (174) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Balayan, Province of Batangas, Philippines, on the 14th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be for-

ever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jaime de los Angeles, Judge of said Court, the 5th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2479
LRC Record No. N-34452

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Dimas Saplala, Eladio Cruz; Arcadio Vicente, Jose Gregorio, Norzagaray, Bulacan; Licerio San Pedro, 1209 Madrid Extension, Tondo, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Santos Bernabe and Teodora Mañgahas, Quezon Street, Norzagaray, Bulacan, to register and confirm their title to the following properties:

Five (5) parcels of land situated in the Barrio of Pinagcamaligan, Municipality of Norzagaray, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-174523). Bounded on the N. by Lot 3; on the E. by Lot 2; on the S. by a Barrio Road; and on the W. by property of Licerio San Pedro; on the S. by 65 deg. 14 min. E., 6,058.16 meters from BLLM 2, Norzagaray, Bulacan. Area fourteen thousand eight hundred sixty eight (14,868) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-174523). Bounded on the N. by Lot 3; on the E. by property of Licerio San Pedro; on the SE. and S. by a Barrio Road; and on the W. by Lot 1. Point "1" is S. 65 deg. 14 min. E., 6,058.16 meters

from BLLM 2, Norzagaray, Bulacan. Area twenty-one thousand six hundred sixty (21,660) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-174523). Bounded on the N. by Lot 4; on the NE. and E. by property of Licerio San Pedro; on the S. by Lots 2 and 1; and on the W. by property of Dimas Saplala. Point "1" is S. 65 deg. 14 min. E., 6,058.16 meters from BLLM 2, Norzagaray, Bulacan. Area forty five thousand thirty-five (45,035) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-174523). Bounded on the N. by Lot 5; on the NE. by property of Licerio San Pedro; on the S. by Lot 3; and on the SW. by property of Dimas Saplala. Point "1" is S. 67 deg. 04 min. E., 5,818.87 meters from BLLM 2, Norzagaray, Bulacan. Area nine thousand six hundred fifty (9,655) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-174523). Bounded on the NE. and E. by property of Eladio Cruz; on the S. by Lot 4; on the SW. by property of Jose Gregorio; and on the NW. by property of Arcadio Vicente. Point "1" is S. 67 deg. 04 min. E., 5,818.87 meters from BLLM 2, Norzagaray, Bulacan. Area twenty four thousand three hundred thirty-five (24,335) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 7th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2536
LRC Record No. N-35066

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public

Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Dominador Ladrán, Leopoldo Jiao, Cipriano Macabalitao, Balagtas, Bulacan; Carmen Morante, Bocaue, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rosario Baetiong, Borol 2nd, Balagtas, Bulacan, assisted by Atty. Remigio M. Kallang, Balagtas, Bulacan, to register and confirm her title to the following property:

A parcel of land (Lot 2302, Bigaa Cadastre, Ap-16614), with the building and improvements thereon, situated in the Barrio of Borol 2nd, Municipality of Bigaa, Province of Bulacan. Bounded on the N. by property of Dominador Ladrán; on the E. by property of Leopoldo D. Jiao; on the S. by properties of Cipriano Macabalitao and Carmen Morante; and on the W. by property of Carmen Morante. Point "1" is N. 12 deg. 31 min. W., 2,040.80 meters from BLLM 1, Bigaa Cadastre. Area four hundred thirty one (431) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 9th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39,40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2548
LRC Record No. N-35078

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Teopila Dionisio, Bocaue, Bulacan; Francisco Santiago, Binang, Bocaue, Bulacan; Pedro Lazaro, Erasmo Cruz % Pedro Lazaro, Turo, Bocaue, Bulacan; Feliciano Nieto, Bunlo, Bocaue, Bulacan; Biato Agustin, Binang 1st, Bocaue, Bulacan; Benjamin Bernardo, Pandi, Bulacan; Deogracias Natividad, Juana Luciano, Teodora Santiago, Bambang, Bocaue, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Florentino Agustin, Bambang, Bocaue, Bulacan, thru Atty. Arsenio N. Mercado, Bocaue, Bulacan to register and confirm his title to the following properties:

1. A parcel of land (Lot 2773, Bocaue Cadastre, plan Ap-19000 situated in the Barrio of Igulot, Municipality of Bocaue, Province of Bulacan. Bounded on the NE. by property of Francisco Santiago, Pedro Lazaro and Erasmo Cruz; on the SE. by properties of Benjamin Bernardo and Feliciano Nieto; on the S. by a ditch and property of Biato Agustin; on the W. by property of Biato Agustin; and on the NW. by properties of Biato Agustin, Francisco Santiago, Pedro Lazaro and Erasmo Cruz. Point "1" is N. 89 deg. 09 min. E., 1,562.03 meters from BLLM 1, Bocaue Cadastre. Area four thousand eight hundred six (4,806) square meters, more or less.

2. A parcel of land (Lot 756, Bocaue Cadastre, plan Ap-19047) with the improvements thereon, situated in the Poblacion, Municipality of Bocaue, Province of Bulacan. Bounded on the NE. by a Barrio Road; on the SE. and SW. by property of Deogracias Natividad; and on the NW. by property of Juana Luciano. Point "1" is S. 36 deg. 17 min. E., 338.00 meters from BLLM 1, Bocaue Cadastre. Area two hundred forty two (242) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province

of Bulacan, Philippines, on the 9th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emmanuel M. Muñoz, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. V-617
LRC Record No. N-35233

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Obando, Bulacan; the Heirs of Feliciano Raymundo, Nazaria Sta. Ana, Antonio Sta. Ana, Guillermo Papa, San Pascual, Obando, Bulacan; Jacinto de Guzman, Quibadia, Obando, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Narciso Avendaño and Isabel Ignacio, San Pascual, Obando, Bulacan to register and confirm their title to the following property:

A parcel of land (Lot 765, Obando Cadastre, Ap-12492) with the improvements thereon, situated in the Barrio of Quibadia, Municipality of Obando, Province of Bulacan. Bounded on the NE. by property of Nazaria Sta. Ana; on the SE. by property of Guillermo Papa; on the SW. by properties of Antonio Sta. Ana, et al., and the Heirs of Feliciano Raymundo; and on the NW. by property of the Heirs of Feliciano Raymundo. Point "1"

is N. 31 deg. 20 min. W., 1,270.37 meters from BLLM 1, Obando Cadastre. Area two hundred fourteen (214) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 6th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 18th day of July, 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. V-621
LRC Record No. N-35237

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Obando, Bulacan; Macario Marcos, Emilio Santiago, Domingo Marquez, Eusebia Salao, Paliwas, Obando, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Ricardo M. Avila, Paliwas, Obando, Bulacan, thru Atty. Manuel JN. Serapio, Obando, Bulacan to register and confirm her title to the following properties:

Two (2) parcels of land situated in the Barrio of Paliwas, Municipality of Obando, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1587, Obando Cadastre, Plan Ap-19059). Bounded on the NE. by prop-

erty of Emilio Santiago; on the SE. by property of Domingo Marquez; on the SW. by lot 1588; and on the NW. by property of Macario Marcos, et al. Point "1" is N. 41 deg. 17 min. W. 400.48 meters from BLLM 1, Obando Cadastre. Area one hundred sixty three (163) square meters, more or less.

2. A parcel of land (Lot 1588, Obando Cadastre, Plan Ap-19059). Bounded on the NE. by Lot 1587; on the SE. by property of Domingo Marquez; on the SW. by the Provincial Road; and on the NW. by property of Macario Marcos, et al. Point "1" is N. 41 deg. 17 min. W. 400.48 meters from BLLM 1, Obando Cadastre. Area forty-four (44) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 7th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-623
LRC Record No. N-35239

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Julian Avellanosa, Eleno Hemeno, Batilde C. Albao, San Jose del Monte, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Alexander R. Vaughan and Diega Robes, 1767 Taft Avenue, Pasay City assisted by Atty. Amador C. dela Merced, Suites 423-425 May Bldg., Rizal Avenue, Manila to register and confirm their title to the following property:

A parcel of land (Plan Psu-158007), with the building and improvements thereon, situated in the Barrio of Sto. Cristo, Municipality of San Jose del Monte, Province of Bulacan. Bounded on the NE. by Road; on the SE. by properties of Julian Avellanosa and Eleno Hemeno; on the SW. by property of Eleno Hemeno; on the W. by property of Batilde C. Albao; and on the NW. by the Provincial Road. Point "1" is N. 25 deg. 30 min. E., 4,112.64 meters from LM 1, Tala Estate. Area ten thousand three hundred thirty-eight (10,338) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 7th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1398
LRC Record No. N-35405

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Aurelio Ustaris, Damaso Agawa, Jose

Sargento, Calabanga, Camarines Sur; Milagros S. Ruiz, Monterey Village Subdivision, Naga City; Rufina Cea, Tarawal, Calabanga, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Sulpicio Roco, 636 Barlin Street, Naga City thru Atty. Ramon Imperial, Naga City, to register and confirm his title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of Tarawal, Municipality of Calabanga, Province of Camarines Sur. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-124679). Bounded on the N. and NW. by the San Miguel Bay; on the E. by property of Aurelio Ustaris and by Gabongabon River; on the SE. by property of Damaso Agawa; on the S. by the Gabongabon River; and on the SW. and W. by the Bicol River. Point "1" is N. 70 deg. 42 min. E., 1,553.36 meters from BLLM 1, Cabusao, Camarines Sur. Area three hundred twenty-one thousand four hundred ninety-three (321,493) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-124679). Bounded on the N. and NE. by Gabongabon River; on the SE. by property of Jose Sargento, a creek, property of (Isaac Villamora) Milagros S. Ruiz and the Balatasan River; and on the SW. by Bicol River. Point "1" is S. 84 deg. 40 min. E., 1,392.97 meters from BLLM 1, Cabusao, Camarines Sur. Area forty-four thousand ninety-one (44,091) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 3rd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Executive Judge of said Court, the 24th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-664
LRC Record No. N-35081

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Roxas City; the Municipal Mayor, the Municipal Council, the Heirs of Catalina Bacanto, Tomas Tartano, S. Tajanlangit, Carlos Vasquez, Pilar, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eusebio Beltran, represented by Pura Barbon, Pilar, Capiz, thru Atty. Federico G. Ortencio, Roxas City, to register and confirm his title to the following property:

A parcel of land (Lot 2136, Pilar Cadastre, plan (LRC) Swo-4727), situated in the Barrio of Melecio Figueroa, Municipality of Pilar, Province of Capiz. Bounded on the NE. by property of Tomas Tartano; on the E. by Lot 2908; on the SE. and SW. by property of S. Tajanlangit; on the W. by property of Carlos Vasquez; and on the NW. by property of the Heirs of Catalina Bacante, Point "1" is N. 49 deg. 57 min. W., 482.67 meters from BBM 58, Pilar Cadastre. Area twenty-eight thousand six hundred sixty-nine (28,669) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 6th day of January, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose A. Aligaen, Judge of said Court, the 16th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-665
LRC Record No. N-35082

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Branch Manager, Philippine National Bank, Roxas Branch, the Heirs of Antonio Bolo, the Heirs of Quintin Mejorada, Roxas City; Carmen D. Consing, the Municipal Mayor, the Municipal Council, Pontevedra, Capiz; Nena Dador, Gabuc, Pontevedra, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teodulo Buenafe, Gabuc, Pontevedra, Capiz, thru Atty. Herminio R. Pelobello, % Pimentel Surveying Office, Plaridel St., Roxas City to register and confirm his title to the following property:

A parcel of land (Lot 1199, Pontevedra Cadastre, plan Swo-39745), with the building and improvements thereon, situated in the Barrio of Binuntucan, Municipality of Pontevedra, Province of Capiz. Bounded on the NE. by property of Carmen D. Consing; on the SE. by property of the Heirs of Antonio Bolo; on the SW. by property of the Heirs of Quintin Mejorada; and on the W. and NW. by property of the Heirs of Antonio Bolo. Point "1" is N. 48 deg. 08 min. E., 1,426.60 meters from BBM 25, Pontevedra Cadastre 189. Area one hundred thousand seven hundred thirty-four (100,734) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 6th day of January, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose A. Aligaen, Judge of said Court, the 16th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-118
LRC Record No. N-35449

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Feliciano Montegrande, Adelaida Mercado, Heirs of Pedro Montegrande, Silang, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eva B. Dabao, Poblacion, Silang, Cavite assisted by Atty. Florendo C. Medina, Silang, Cavite, to register and confirm her title to the following property.

A parcel of land (plan, Psu-233077), situated in the Poblacion, Municipality of Silang, Province of Cavite. Bounded on the N. by property of Feliciano Montegrande; on the E. by property of Adelaida Mercado; on the S. by the Heirs of Pedro Montegrande; and on the W. by the E. Gonzales Street. Point "1" is N. 33 deg. 34 min. W., 151.34 meters from BLLM 1, Silang, Cavite. Area one hundred thirty-three (133) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in Tagaytay City, Philippines, on the 8th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Colayco, Judge of said Court, the 8th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. T-28
LRC Record No. N-35262

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cebu City; the Municipal Mayor, the Municipal Council, Agustin Librado, Arcadio Cuano, Petronila Librado, Restituta Yap, Benjamin Pisiao, Nicomedes Gallardo, Saturnino Librado, Petronilo Librado, Marcelina Brigoli, Ricardo Postrano, Sixto Regner, Prudencia Arnado, Patricio Paez, Emiliana Fen, Rosa Esmero, Tuburan, Cebu; Martillano Potencioso, Bagasawe, Tuburan, Cebu; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Sesinando Potencioso and Estrella F. Potencioso, Tuburan, Cebu, thru Atty. Alberto V. Mercado, Tuburan, Cebu, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-218662), situated in the Barrio of Apalan, Municipality of Tuburan, Province of Cebu. Bounded on the N. by property of Arcadio Ouano; on the NE. by the Provincial Road to Tuburan; on the S. by property of Agustin Librado, et al; and on the SW. by the Tañon Strait. Point "1" is N. 26 deg. 49 min. E., 2,328.74 meters from BLLM 1, Tuburan, Cebu. Area seventeen thousand four hundred ninety-nine (17,499) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-218662), situated in the Barrio of Apalan, Municipality of Tuburan, Province of Cebu. Bounded on the N. by property of Benjamin Pesiao; on the E. by the Provincial Road to Tuburan; on the S. by property of Petronilo Librado; and on the W. by property of Restituta Yap. Point "1" is N. 31 deg. 16 min. E., 2,117.14 meters from BLLM 1, Tuburan, Cebu. Area one thousand seventy-six (1,076) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-218662), situated in the Barrio of Apalan, Municipality of Tuburan, Province of Cebu. Bounded on the N. by property of Nicomedes Gallardo; on the NE. by property of Saturnino Librado and a swamp; on the S. by property of Petronilo Librado; and on the W. by the Provincial Road to Tabuelan. Point "1" is N. 31 deg. 37 min. E., 2,124.76 meters from BLLM 1, Tuburan, Cebu. Area two thousand twenty-nine (2,029) square meters, more or less.

4. A parcel of land (Lot 1, plan Psu-218663), situated in the Barrio of Bagasawe, Municipality of Tuburan, Province of Cebu. Bounded on the NE. by property of Arcadio Postrano, et al; on the SE. by the Provincial Road to Tuburan; on the SW. by property of Marcelina Brigoli; and on the NW. by the Tañon Strait. Point "1" is N. 20 deg. 16 min. E., 3,366.31 meters from BLLM 1, Tuburan, Cebu. Area fifteen thousand six hundred forty-two (15,642) square meters, more or less.

5. A parcel of land (Lot 2, plan Psu-218663), situated in the Barrio of Bagasawe, Municipality of Tuburan, Province of Cebu. Bounded on the NE. by properties of Patrio Paez and Martillano Potencioso; on the E. and SE. by property of Martillano Potencioso; on the SW. by properties of Emiliano Fen, Sixto Regner and Rosa Esmero; and on the NW. by the Provincial Road to Tabuelan; and property of Prudencia Arnado. Point "1" is N. 20 deg. 36 min. E., 3,501.54 meters from BLLM 1, Tuburan, Cebu. Area one hundred forty-five thousand five hundred thirty (145,530) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Toledo, Philippines, on the 9th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Filemon R. Consolacion, Judge of said Court, the 24th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA

Land Registration Case No. N-270
LRC Record No. N-35271

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Ilagan, Isabela; the Municipal Mayor, the Municipal Council, Santiago, Isabela; Valentin Barangan, Avelina Barangan, Regina Duldulao, Salinungan West, San Mateo, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Apolinario Barangan, Salinungan, San Mateo, Isabela, to register and confirm his title to the following property:

A parcel of land (Lot 6740, Santiago Cadastre), situated in the Barrio of Salinungan, Santiago, Province of Isabela. Bounded on the NE. by Lot 6742; on the SE. by the Macanas River; on the SW. by Lot 6739; Santiago Cadastre, Cad. 211; and on the NW. by a Road. Point "1" is S. 68 deg. 33 min. W., 774.74 meters from BLLM 119, Santiago Cadastre. Area one hundred twenty-eight thousand two hundred sixty-six (128,266) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 20th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo Romero, Judge of said Court, the 24th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. S-370
LRC Record No. N-35467

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Santa Cruz, Laguna; the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Ewaldo Rosal, Socorro P. Rosal, San Pablo City; Ponce Regala, Cecilia Regala, Flaviano Gutierrez, Ponciano Ciabal, Barrio del Remedio, San Pablo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Pio G. Aquino and Eustaquia C. Aquino, del Remedio, San Pablo City to register and confirm their title to the following property:

A parcel of land (Plan, Psu-206713), with the improvements thereon, situated in the District of del Remedio, City of San Pablo. Bounded on the NE. by property of Ewaldo Rosal and Socorro P. Rosal; on the E. by property of Ponciano Ciabal; on the SE. by property of Ponce Regala and Cecilia Regala; and on the SW. and NW. by property of Flaviano Gutierrez. Point "1" is N. 53 deg. 12 min. W., 1,696.11 meters from BLLM 2, City of San Pablo. Area four hundred fifteen (415) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the City of San Pablo, Philippines, on the 3rd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 31st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. A-72
LRC Record No. N-35050

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, the Municipal Council, Narciso Villanueva, Fructuoso Villanueva, Priscilla A. Boado, Agoo, La Union; and to all whom it may concern:

Whereas, an application has been presented by this Court by Jaime Boado, Agoo, La Union, to register and confirm his title to the following property:

A parcel of land (plan Psu-228692), situated in the Barrio of San Jose, Municipality of Agoo, Province of La Union. Bounded on the NE. by property of Narciso Villanueva; on the SE. by property of Fructuoso Villanueva; on the SW. by the National Road; and on the NW. by property of Jaime Boado and Wife. Point "1" is S. 12 deg. 33 min. E., 497.86 meters from BLLM 2, Agoo, La Union. Area five hundred seventy-five (575) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 10th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Santiago Ranada, Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1084
LRC Record No. 35351

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, San Fernando, La Union; the Municipal Mayor, Municipal Council, Ruben Valero, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Estrella Lucero Valero, San Fernando, La Union thru Atty. Manolo D. Cacanindin, San Fernando, La Union to register and confirm her title to the following property:

A parcel of land (Lot plan, Psu-230353), situated in the Barrio of Sevilla, Municipality of San Fernando, Province of La Union. Bounded on the N. by Municipal Cemetery; on the SE. and S. by Provincial Road; and on the W. by National Road. Point "1" is S. 1 deg. 42 min. W., 847.15 meters from BLLM 1, San Fernando, La Union. Area one thousand four hundred ninety (1,490) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 7th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Flores, Judge of said Court, the 12th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court of Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LEYTE

Land Registration Case No. N-20
LRC Record No. N-35220

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, Tacloban City; the Municipal Mayor, the Municipal Council, Sofronio Alao, Arturo Polangcos, Domingo Pore, Santiago Dalanon, Felicisimo Alvarado or Alvarico, Silvero Alquino, Narcisa Espino, Ramon de la Cerna, Santiago Gencianos, Jesus Algo, Rosendo Montalban, Onofre Simbahon, Eleuterio Caindoc, Valerio Wenceslao, Jesus Laso, Cagbulo, Tagoan, Albueva, Leyte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felicitacion Calabia, Albueva, Leyte, thru Atty. Jose C. Alfaro, Albueva, Leyte, to register and confirm her title to the following property:

A parcel of land (plan Psu-203731), situated in the Sitio of Cagbulo, Barrio of Tago-an, Municipality of Albueva, Province of Leyte. Bounded on the NE. by properties of Felicisimo Alvarico, the Cagbulo Creek and property of Selverio Alquino; on the SE. by property of Narcisa Espino; on the S. by the Cagbulo Creek and properties of Ramon dela Cerna, Santiago Gencianos, Jesus Alao and Rosendo Montalban; on the SW. by the Cagbulo Creek and properties of Rosendo Montalban and Emeteria Labuguen; and on the NW. by a dry creek and properties of Eutopia Cano, Sofronio Alao, Arturo Polangcos and Domingo Pore. Point "1" is N. 55 deg. 35 min. E., 1,893.56 meters from BLLM 1, Albueva, Leyte. Area one hundred thirteen thousand six hundred sixty-nine (113,669) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Leyte, at its session to be held in the Municipality of Baybay, Province of Leyte, Philippines, on the 10th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Bernardo Ll. Salas, Judge of said Court, the 28th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-817
LRC Record No. N-34464

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Engineer, the Public Works District Engineer, the Provincial Treasurer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Luisa Tiamson, Gabina Tiongco, Guagua, Pampanga; the Heirs of Diego Limson, Guillermo Limson, Clemente Puno, Maria Jingco, Arsenia J. Jingco, Sto. Cristo, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Filomeno Cucueco and Alejandra Roque, Sto. Cristo, Guagua, Pampanga assisted by Atty. Ricardo M. Sampang, Guagua Pampanga, to register and confirm their title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Poblacion, Municipality of Guagua, Province of Pampanga. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-196921). Bounded on the NE. by the Plaza Burgos Street; on the SE. by property of Guillermo Limson; on the SW. by property of Luisa Tiamson; and on the NW. by the McKinley Street. Point "1" is S. 49 deg. 57 min. 32.00 meters from BLLM 1, Guagua. Area three hundred twenty eight (328) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-196921). Bounded on the NE. by Property of Gavina Tiongeo, et al., (before) Maria & Arsenia J. Jingco (now); on the SE. by the McKinley Street; on the SW. by property of Clemente Puno; and on the NW. by the Sapang Maisac. Point "1" is S. 68 deg. 42 min. W. 69.83 meters from BLLM 1, Guagua. Area two hundred seventy (270) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 20th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge of said Court, the 26th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-823
LRC Record No. N-34928

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the the Municipal Council, Olimpia Magsilang, Gervacio Manlong, Candaba, Pampanga; the Heirs of Hermenegildo Garcia, % Carmen An-

geles Vda. de Garcia, Salacot, San Miguel, Bulacan; Trinidad Garcia, Bulualto, San Miguel, Bulacan; the Heirs of Segundo Garcia, Cawayang Bugtong, Candaba, Pampanga; and to all whom it concern:

Whereas, an application has been presented to this Court by the spouses, Balbino Garcia and Hermogena Guevarra, Bulualto, San Miguel, Bulacan, assisted by Atty. Pedro L. Liangco, San Fernando, Pampanga, to register and confirm their title to the following property:

A parcel of land (Lot 3, plan Psu-5735-Amd.) situated in the Barrio of Cawayang-Bugtong, Municipality of Candaba, Province of Pampanga. Bounded on the E. by property of the Heirs of Hermenegildo Garcia; on the S. by property of Olimpia Magsilang (claimed by Gervacio Manlong); on the W. by property of Trinidad Garcia; and on the NW. by the Sapang Pasac. Point "1" is S. 75 deg. 55 min. E., 3,393.77 meters from BLLM 13, Cabiao Cadastre 230. Area forty three thousand seven hundred ninety (43,790) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. H. Romero, Judge of said Court, the 27th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[39, 40] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-824
LRC Record No. N-34929

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial

Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, the Heirs of Dominga Candelaria, Lorenzo Guanlao, Onofre Valencia, Jacinto Songco, Avelino Ocampo, Sta. Rita, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Encarnacion Guanlao, Milagros Guanlao, Jesus Guanlao, Milagros Guanlao, Sta. Rita, Pampanga, and Severino Guanlao, 960 Ongpin, Sta. Cruz, Manila, to register and confirm their title to the following property:

A parcel of land (Lot 1366, Sta. Rita Cadastre, plan (LRC) SWO-14282), situated in the Poblacion, Municipality of Sta. Rita, Province of Pampanga. Bounded on the NE. by the Enumenadores Street; on the SE. by property of Lorenzo Guanlao; on the SW. by property of Onofre Valencia; and on the NW. by property of the Heirs of Dominga Candelaria. Point "1" is S. 28 deg. 19 min. E., 324.15 meters from BLLM 1, Sta. Rita Cadastre. Area six hundred twenty-five (625) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 13th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Aguilar, Judge of said Court, the 9th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-781
LRC Record No. N-35410

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Pro-

vincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Simeon Viray, Maria S. Magat, and Braulio Viray, Macabebe, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Maximo Simbulan and Remedios Sabado, Poblacion, Macabebe, Pampanga to register and confirm their title to the following property:

A parcel of land (Lot 49, Macabebe Cadastre, plan Ap-16701), situated in the Poblacion, Municipality of Macabebe, Province of Pampanga. Bounded on the N. by a Callejon; on the NE. and E. by property of Simeon Viray; on the S. by the property of Maria S. Magat; and on the W. by the property of Braulio Viray. Point "1" is S. 35 deg. 59 min. E., 192.86 meters from BLLM 1, Macabebe Cadastre. Area three hundred ninety (390) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Malcolm G. Sarmiento, Judge of said Court, the 17th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-833
LRC Record No. N-35413

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Ad-

ministration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Guagua, Pampanga; Heirs of Fernando or Fernanda Santos, Celestino Songco, Felipe Cabrera, Estanislao Almario, Fernando Baluyut, Raymundo Salenga, the Heirs of Roberto Santos, Sto. Niño, Guagua, Pampanga; Cesar Diyco, Plaza Burgos, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Estela Santos Salenga, of Sto. Niño, Guagua, Pampanga thru Atty. Daniel R. Fernando, Guagua, Pampanga to register and confirm her title to the following property:

A parcel of land (plan Psu-136664), with the building and improvements thereon, situated in the Barrio of Sto. Niño, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by properties of the Heirs of Fernando or Fernanda Santos, Celestino Songco, Cesar Diyco, and Felipe Cabrera and Estanislao Almario; on the SE. by property of Estanislao Almario; on the SW. by property of Fernando Baluyut; and on the W. by Taft Street. Point "1" is S. 28 deg. 20 min. W., 101.29 meters from BLLM No. 2, Guagua, Pampanga. Area two hundred ten (210) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Honorio Romero, Presiding Judge of said Court, the 20th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-841
LRC Record No. N-35420

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Soledad Sazon, Sta. Rita, Pampanga; Emilia Sazon, Toribio Santiago, the Heirs of Asuncion Sazon, San Jose, Sta. Rita, Pampanga; Basilio Alviz, Becuran, Sta. Rita, Pampanga; the Heirs of Severino Sazon, San Vicente, Sta. Rita, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Teofilo Valencia and Gliceria Batac, San Basilio, Sta. Rita, Pampanga to register and confirm their title to the following property:

A parcel of land (Lot 3, plan Psu-121775) situated in the Barrio of San Basilio, Municipality of Santa Rita, Province of Pampanga. Bounded on the NE. by a Barrio Road; on the SE. by property of Emilia Sazon; on the SW. by properties of Toribio Santiago and Basilio Alviz; and on the NW. by properties of the Heirs of Asuncion Sazon and the Heirs of Severino Sazon. Point "1" is S. 2 deg. 54 min. E., 1,451.76 meters from BLBM 1, San Basilio, Sta. Rita, Pampanga. Area sixteen thousand five hundred twelve (16,512) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Honorio Romero, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39, 40]

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 12th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-995
LRC Record No. N-35355

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Modesto T. Cruz, Jr., Flora G. Manuel, Genoveva Tamayo, Jovita T. Macasieb, Poblacion, Sta. Barbara, Pangasinan; Modesto T. Cruz, Jr., Poblacion, Sta. Barbara, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lolita Lucena y Valentino, Nilombot, Sta. Barbara, Pangasinan thru Atty. Bienvenido G. Macaraeg, Sta. Barbara, Pangasinan to register and confirm her title to the following property:

A parcel of land (plan Psu-208626), situated in the Poblacion, Municipality of Sta. Barbara, Province of Pangasinan. Bounded on the NE. by National Highway; on the SE. by property of Flora G. Manuel; on the SW. by property of Genoveva N. Tamayo; and on the NW. by property of Jovita T. Macasieb. Point "1" is N. 4 deg. 25 min. E., 405.34 meters from BLLM 1, Sta. Barbara, Pangasinan. Area two hundred eighty three (283) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 7th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. C-77
LRC Record No. N-34668

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Bondo Development Company, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the Highway District Engineer, Mariano Ramos, Natividad R. Dinglasan, Lucena City; the Municipal Mayor, the Municipal Council, Juan Medenilla, Dominador Carabit, the Heirs of Estrella Rebargozo, Marciano Aquino, Cesaria Ferrer, Lourdes Abustan, Samuel Pimentel, Sr. % Deogracias Argosino, San Narciso, Quezon; the Heirs of Teodorico Valerio, % Vicente Valerio, Unisan, Quezon; Clarito Tolentino, Guinayangan, Quezon; Primo Amon, Gumaca, Quezon; Col. Osmundo Mondoñedo, 41 South Crame St., Quezon City; Eulogio Deogracias Carabit, Andresita Revares, Santiago Merilu, Pedro Merilu, Emeterio Merilu, Severiano Seguit, Isaac Carabit, Marcial Pumarada, San Andres, Quezon; Juan Banquilles, Teofilo Tawatao, Tala, San Andres, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domingo Reyes, San Narciso, Quezon, thru Atty. Edmundo T. Zepeda, 158 Quezon Ave., Lucena City, to register and confirm his title to the following properties:

Eight (8) parcels of land situated in the Barrios of Vigo Catidang, Tala, Tamao and Cawayan, Municipality of San Narciso, Province of Quezon. The Boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 2, plan Psu-223084 Sheet 1). Bounded on the NE. by property of Leoncio Lavadia (before) Domingo Reyes (now); on the SE. by

Public Land and property of Juan Banquiles; on the SW. by Lot 3 and the Bahay River; and on the NW. by the Bahay River. Point "1" is S. 26 deg. 12 min. E., 19,193.69 meters from BLLM 1, San Narciso Public Land Subdivision, Pls-413-D. Area three million one hundred forty five thousand six hundred sixty-five (3,145,665) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-223084, Sheet 1). Bounded on the N. by the Bahay River and Lot 2; on the NE. by Lot 2; on the SE. by Public Land, Lot 5 and properties of the Heirs of Teodorico Valerio and Domingo Reyes; on the S. by property of Domingo Reyes; on the SW. by property of Domingo Reyes, Samuel Pimentel vs. Clarito Tolentino; and on the NW. by Olendrinahan River and the Babal River. Point "1" is S. 25 deg. 33 min. E., 19,595.58 meters from B.L.L.M. 1, San Narciso Public Land Subdivision, Pls-413-D. Area eight million three hundred seventy eight thousand two hundred forty (8,378,240) square meters, more or less.

3. A parcel of land (Lot 5, plan Psu-223084, Sheet 1). Bounded on the NE. by property of Teofilo Tawotao; on the SE. by property of the Heirs of Teodorico Valerio; and on the NW. by Lot 3. Point "1" is S. 25 deg. 33 min. E., 19,595.58 meters from BLLM 1, San Narciso Public Land Subdivision, Pls-413-D. Area four hundred eighty thousand nine hundred thirty (480,930) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-223084, Sheet 2). Bounded on the NE. by property of Samuel Pimentel (portion) and Domingo Reyes; on the SE. by Lots 7 and 8; on the S. by Lot 8; on the SW. by Lots 8 and 9; and on the NW. by Public Land, the Olendrinahan River and property of Samuel Pimentel (portion) Domingo Reyes. Point "1" is S. 25 deg. 33 min. E., 19,595.58 meters from BLLM 1, San Narciso Public Land Subdivision, Pls-413-D. Area two million nine hundred eighty three thousand five hundred two (2,983,502) square meters, more or less.

5. A parcel of land (Lot 6, plan Psu-223084, Sheet 2). Bounded on the NE. by property of the heirs of Teodorico Valerio; on the SE. by a creek and properties of Placido Ausa, Dalmacio Corabit, Deogracias Corabit, Andresita Ravares, Santiago Merilu, Pedro Merilu, Emeterio Merilu, Severino Seguit, Isaac Carabet and Marcial Pumarada; on the SW. by property of Eulogio Juroguas and Lot 7; and on the NW. by property of Samuel Pimentel (Portion) Domingo Reyes. Point "1" is S. 18 deg. 41 min. E., 21,994.25 meters from B.L.L.M. 1, San Narciso Public Land Subdivision, Pls-413-D. Area two million two hundred sixty thousand two hundred sixty-eight (2,260,268) square meters, more or less.

6. A parcel of land (Lot 7, plan Psu-223084, Sheet 2). Bounded on the N. by Lot 4; on the

NE. by Lot 6; on the SE. by property of Eulogio Juroguas; on the S. and SW. by property of the Heirs of Godofredo Reyes (before) Mariano Ramos (now) and on the NW. by Lots 8 and 4. Point "1" is S. 14 deg. 39 min. E., 22,900.61 meters from B.L.L.M. 1, San Narciso Public Land Subdivision, Pls-413-D. Area one million six hundred eighty-three thousand two hundred fifteen (1,683,215) square meters, more or less.

7. A parcel of land (Lot 8, plan Psu-223084, Sheet 2). Bounded on the NE. and SE. by Lot 7; on the SW. by property of the Bondo Development Company; and on the NW. by Lot 4. Point "1" is S. 12 deg. 35 min. E., 21,405.99 meters from B.L.L.M. 1, San Narciso Public Land Subdivision, Pls-413-D. Area six hundred twenty-three thousand four hundred forty-six (623,446) square meters, more or less.

8. A parcel of land (Lot 9, plan Psu-223084, Sheet 2). Bounded on the NE. by Lot 4; on the SW. by property of the Bondo Development Company; and on the NW. by Public Land. Point "1" is S. 7 deg. 37 min. E., 20,560.14 meters from B.L.L.M. 1, San Narciso Public Land Subdivision, Pls-413-D. Area one hundred forty-two thousand three hundred one (142,301) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the Municipality of Calauag, Province of Quezon, Philippines, on the 20th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Union C. Kayanan, Judge of said Court, the 1st day of August, in the year 1968.

Issued at Quezon City, Philippines this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-83-C
LRC Record No. N-35259

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands,
the Director of Forestry, the Director of Public

Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer; the Highway District Engineer, the Provincial Land Officer, Belen Lim, Lucena City; the Municipal Mayor, the Municipal Council, Evaristo Endrinal, Rufo Endrinal, Heirs of Hilarion Tan Herrera, % Julian Tan Herrera, Gregorio Roadilla, Carmen Maximo % Restituto Maximo, San Narciso, Quezon; the Heirs of Gregorio Caraballido, San Juan, San Narciso, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Manuel Uy, Ek Liong, Lucena City thru Atty. Edmundo T. Zepeda, 158 Quezon Avenue, Lucena City to register and confirm his title to the following properties:

Seven (7) parcels of land with the improvements thereon, situated in the Barrio of San Juan, Municipality of San Narciso, Province of Quezon. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-195691). Bounded on the NE. by Lot 2; on the SE. by property of Gregorio Roadilla; on the S. by property of the Heirs of Hilarion Tan Herrera; on the SW. by property of the Heirs of Hilarion Tan Herrera and the Kansiyalon River; on the W. by the Kansiyalon River; and on the NW. by property of Evaristo Endrinal and the Sapang Pitol. Point "1" is N. 43 deg. 21 min. E., 10,867.75 meters from BLBM 2, Yuni, Mulanay. Area six hundred eleven thousand nine hundred sixty four (611,964) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-195691). Bounded on the NE. and E. by Bawagon Creek; on the SE. by Bawagon Creek and by Lots 60 and 7; on the SW. by Lot 1; and on the NW. by property of Evaristo Endrinal, the Yanga and Bawagon Creeks. Point "1" is N. 43 deg. 37 min. E., 12,245.28 meters from BLBM 2, Yuni, Mulanay. Area one million sixty three thousand five hundred forty eight (1,063,548) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-195691). Bounded on the NE. by property of Carmen Maximo et al; on the SW. and NW. by the Bawagon Creek. Point "1" is N. 43 deg. 08 min. E., 13,354.70 meters from BLBM 2, Yuni, Mulanay. Area fifty thousand seven hundred ninety six (50,796) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-195691). Bounded on the NE. and NW. by Bawagon Creek; and on the SE. by property of Carmen Maximo et al. Point "1" is N. 45 deg. 24 min. E., 12,766.76 meters from BLBM 2, Yuni, Mulanay. Area nine

thousand five hundred thirty one (9,531) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-195691). Bounded on the NE by the Bawagon Creek and property of Carmen Maximo et al; on the E. by property of Carmen Maximo, et al. and on the SE. SW. and W. by the Bawagon Creek. Point "1" is N. 45 deg. 24 min. 12,766.76 meters from BLBM 2, Yuni, Mulanay. Area twelve thousand two hundred fifty five (12,255) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-195691). Bounded on the NE. by the Bawagon Creek; on the SE. by the Bawagon Creek and property of Ramon Cuerva vs. the Heirs of Gregorio Caraballido vs. Manuel Uy Ek Liong (now) on the SW. by Lot 7; and on the NW. by Lots 7 and 2. Point "1" is N. 45 deg. 13 min. E., 12,592.65 meters from BLBM 2, Yuni, Mulanay. Area two hundred forty four thousand nine hundred forty two (244,942) square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-195691). Bounded on the N. and NW. by Lot 2; on the E. and SE. by Lot 6; and on the SW. by property of Ramon Cuerva vs. the Heirs of Gregorio Caraballido vs. Manuel Uy Ek Liong (now). Point "1" is N. 45 deg. 13 min. E., 12,592.65 meters from BLBM 2, Yuni, Mulanay. Area three hundred thirty thousand seven hundred sixty nine (330,769) square meters more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the Municipality of Calawag, Province of Quezon, Philippines, on the 7th day of January, 1969, at 9:00 in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforementioned your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Union C. Kayanan, Judge of said Court, the 25th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. P-194
LRC Record No. N-32978

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Las Piñas, Rizal; Hilario Miranda, Gregorio del Mundo, Felicidad Miranda, Manuel Cuenca, Talaba, Bacoor, Cavite; Eulogio Miranda, Bacoor, Cavite; Segundo Gervacio, Zapote, Bacoor, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Josefa Miranda, Talaba, Bacoor, Cavite, thru Atty. Bayani L. Bernardo, 509-511 Borja Bldg., Rizal Avenue, Sta. Cruz, Manila, to register and confirm her title to the following property:

A parcel of land (plan Psu-215589), situated in the Barrio of Culasi, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Felicidad Miranda; on the SE. by property of Segundo Gervacio, on the SW. by property of Eulogio Miranda; and on the NW. by properties of Hilario Miranda and Gregorio del Mundo. Point "1" is N. 28 deg. 03 min. E., 430.17 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area five hundred eighty six (586) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 9th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Delfin B. Flores, Judge of said Court, the 5th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[39, 40]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6393
LRC Record No. N-35016

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Roman Masaqui; Luis Pedragoza, Anacleto Sumulong, Francisco Oliveros, Nicolas Indayu, Joaquin Lim, Antipolo, Rizal; Domingo Manlao, District No. 3, Buyugo, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Thomasita V. Picache, City of Manila, thru Atty. Mariano Agoncillo, Rm.-424 Madrigal Bldg., Escolta, Manila, to register and confirm her title to the following property:

A parcel of land (plan FP-1566), situated in the Barrio of Dist. No. 3, Buyugo, Municipality of Antipolo, Province of Rizal. Bounded on the N. by the property of Roman Masaqui; on the E. and SE. by the property of Joaquin Lim; on the SW. by the property of Anacleto Sumulong; and on the NW. by the property of Nicolas Indayu. Point "1" is N. 36 deg. 45 min. E., 1,694.69 meters from BLLM 1, Antipolo. Area twenty one thousand four hundred twenty nine (21,429) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said applica-

tion will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro C. Navarro, Judge of said Court, the 24th day of July, in the year 1968.

Issued at Quezon City, Philippines, the 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39, 40]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF TARLAC

Land Registration Case No. N-349
LRC Record No. N-35442

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Tarlac, Tarlac; the Municipal Mayor, the Municipal Council, Laureano M. Punsalan, Victoria Cortes, the Heirs of Damian Megia, Guillermo Pamintuan, Bamban, Tarlac; and to all whom it may concern:

Whereas, an application has been presented to this Court by Laureano M. Punsalan, Bamban, Tarlac, thru Atty. Filemon Cajator, Bacolor, Pangasinana to register and confirm his title to the following property:

A parcel of land (Plan, Psu-197159), with the building and improvements thereon, situated in the Barrio of Gumain, Municipality of Bamban, Province of Tarlac. Bounded on the N. and NW. by Public Land, on the E. by property of Victoria Cortez; on the SE. and S. by Alua River; and on the SW. by property of the Heirs of Damian Megia. Point "1" is S. 50 deg. 29 min. W., 2,051.90 meters from BLLM 1, Bamban, Tarlac. Area one hundred seven thousand eight hundred thirty one (107,831) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Tarlac, at its session to be held in the Municipality of Tarlac, Province of Tarlac, Philippines, on the 2nd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Julian E. Lustre, Executive Judge of said Court, the 29th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[39, 40]

Bureau of Lands

[FIRST PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tagum, Davao del Norte, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on November 8, 1968, the tract of land covered by Sales Application No. (VIII-2) 82 of ANTONIO K. ALVAREZ.

Location: Pagsabangan, Tagum, Davao del Norte.

Description: Lot No. 1994, Cad-276.

Area: 5.3212 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P913.00—
Cornfield, coconuts, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao del Norte on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-2) 82." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 9, 1968.

VICENTE A. VALDELLON

[39-44]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baler, Quezon, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on November 27, 1968, the tract of land covered by Sales Application No. (III-10) 66 of JEREMIAS GUERRERO.

Location: Dioterin, Zabali, Baler, Quezon.

Description: Psu-190037.

Area: 33.4316 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for

the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Baler, Quezon on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (III-10) 66." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 27, 1968.

VICENTE A. VALDELLON

[39-44]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Buluan, Cotabato, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on November 27, 1968, the tract of land described below:

Location of land: Poblacion, Tacurong, Cotabato.

Description: Lot No. 6261, Pls-73.

Area: 703 square meters.

Appraised value of land: P3.00 per square meter.

Appraised value of existing improvements: P20,000.00—house.

Applied for by: MAGDALENA P. PABILONA, MSA-V-43647.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury war-

rant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, August 27, 1968.

VICENTE A. VALDELLON

[39-44] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City will sell through oral bidding at ten (10:00) o'clock a.m., on November 27, 1968, the tract of land described below:

Location: Residence Section "II", Baguio City.

Description: Lot No. 11-B, Luchan Subdivision.

Area: 450 square meters.

Appraised value of land: P3.50 per square meter.

Appraised value of improvements: P41,000.00—house, excavation, etc. owned by: MAGDALENA MASLIAN. P5,400.00—house, excavation, etc. owned by: EDUARDO MASLIAN.

Reference: TSA V-7616.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owners of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 8, 1968.

VICENTE A. VALDELLON

[39-44] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on November 19, 1968, the tract of land described below:

Location of land: East Tapinac, Olongapo City.

Description: Lot No. 1730, Ts-308.

Area: 864 square meters.

Appraised value of land: P50.00 per square meter.

Appraised value of existing improvements: P15,000.00—house.

Applied for by: ESTANISLAO EQUITA. MSA (I-4) 2918.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, August 19, 1968.

VICENTE A. VALDELLON

[39-44] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at General Santos, South Cotabato, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on November 26, 1968, the tract of land covered by Sales Application No. (VIII-4) 56 of LUCIO MOLINOS.

Location: Marbel, Koronadal, South Cotabato.

Description: Plan F (VIII-4) 2040.

Area: 11.5229 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P9,500.00—house, clearing and fruit trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at General Santos, South Cotabato on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-4) 56." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of

the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 26, 1968.

VICENTE A. VALDELLON
Director of Lands

[39-44]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cabanatuan City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 18, 1968, the tract of land covered by Sales Application No. (III-2) 33 of Heirs of JACINTO TOMACRUZ.

Location: Kurva, Bongabon, Nueva Ecija.

Description: Lot No. 323, Cad.-173 (Portion).

Area: 131.5672 hectares.

Appraised value of land: ₱100.00 per hectare.

Appraised value of improvements: ₱157,000.00

—dam reservoir, irrigation ditches, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Cabanatuan City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (III-2) 33." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[39-44]

Bureau of Mines

[FIRST PUBLICATION]

NOTICE OF APPLICATIONS OF "GREGORIA Y. PAREDES" FOR TWO (2) LODE MINING LEASES

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Gregorio Y. Paredes, of legal age, a citizen of the Philippines, with post office address at 46 Victoria Avenue, Quezon City, has filed applications (LLA Nos. V-9769 & V-9770) for the lease of ten (10) lode mining claims containing copper, gold, silver, etc., described as follows:

(LLA NO. V-9769)

Name of Claims: "EZ-I", "EZ-II", "EZ-III", "EZ-IV", "EZ-V", "EZ-VI", "TALIM-VI", "TALIM-VII" & "TALIM-XII".

Date Registered: Original—May 10, 1967 (EZ-I, EZ-II, EZ-III),—April 10, 1968 (EZ-IV, EZ-V, EZ-VI)—May 23, 1967 (TALIM-VI, TALIM-VII, "TALIM-XII"). Amended—April 8, 1968 (EZ-I, EZ-II, EZ-III, TALIM-VI, TALIM-VII & TALIM-XII).

Location: Sitio of Raang, Barrio of Mainit, Municipality of Brooke's Point, province of Palawan, island of Palawan.

Tie Line: Beginning at a point marked "1" on plan Lla-14758-D being N. 6 deg. 22 min. W., 1,484.19 meters from BBM No. 25, Pls-96, Bo. of Mainit, Mun. of Brooke's Point, Palawan.

Boundaries:

North—Public Land,
East—Public Land,
South—Public Land, and
West—Public Land.

Area: 67.5000 hectares.

Survey Plan Nos.: Lla-14758-D to Lla-14766-D, inclusive

(LLA NO. V-9770)

Name of claim: "EDUARDO".

Date Registered: Original—May 10, 1967.
Amended—April 18, 1968.

Location: Sitio of Raang, barrio of Mainit, Municipality of Brooke's Point, province of Palawan, island of Palawan.

Tie Line: Beginning at a point marked "1" on plan Lla-14767-D, being N. 24 deg. 05 min E., 2,232.55 meters from BBM No.

25, Pls-96, Bo. of Mainit, Mun. of Brooke's Point Palawan.

Boundaries:

North—Public Land,
East—Public Land,
South—Public Land, and
West—Public Land.

Area: 9.0000 hectares.

Survey Plan No.: Lla-14767-D

Any and all persons having adverse claims to the above-mentioned applications are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication September 20, 1958, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, September 9, 1968.

(Sgd.) FERNANDO S. BUSUEGO, JR.

[39-41] Director of Mines

NOTICE OF APPLICATIONS OF FILMAG (PHIL.) INC. FOR TWO (2) MINING LEASES

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended Filmag (Phil.) Inc., a legal entity duly organized and existing under the laws of the Philippines, whose post office address is: Buendia Ave., Cor. P. Medina, Makati, Rizal, has filed applications (PLA Nos. V-860 and V-861) for the lease of two (2) placer mining claims containing Magnetite, Gold, Etc., described as follows:

(PLA NOS. V-861)

Name of claims: "MacArthur" and "Eisenhower".

Date Registered: November 19, 1959.

Location: Barrio of Paypayad, municipality of Candon, province of Ilocos Sur, island of Luzon.

Boundaries: Beginning at a point marked "1" on plan Pla-1321-D being N. 73 deg. 29 min. W., 3,355.38 meters from BLLM No. 1,

municipality of Candon, province of Ilocos Sur, (Thru BBM No. 24).

Northeast by, Public Land, private properties of Maximo Abaya, Site of Darapidap School, Silvestre Gonzaga, Mariano Gacusan, Feliciano Valdez, Julian Villanueva; Isabelo Villanueva, Modesto Gagarin, Teodoro, Briones, Norberto Novida, Dolores Madarang, Fish Fond, Canal, Marcial Calaites, Agustin Cariño, et al., Maria Caliboso, Pascual Cortes, Lorenzo Gonzaga, Paypayad River 100.00 meters wide, Jesus Dario, Caridad Dario, Antonino Santiago & Pedro Ganab.

Southeast by, Private property of Pedro Ganab, Paypayad River 100.00 meters wide and Public Land.

Southwest by, Public Land, China Sea and Private property of Norberta Novida, Bonifacio Briones and Modesto Gagarin, and

Northwest by, China Sea and Public Land.

Area: 99.2850 hectares.

Survey Plan Nos. Pla-1321-D & Pla-1322-D.

Any and all persons having adverse claims to the above-mentioned applications are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication September 29, 1968, such adverse claim will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, September 16, 1968.

(Sgd.) FERNANDO S. BUSUEGO, JR.

[39-41]

Director of Mines

Courts of First Instance

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT
BRANCH V

NATURALIZATION CASE No. 282.—In the Matter of the Petition to be Admitted a Citizen of the Philippines.

TIO ENG HUY, Petitioner

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, Manila, the City Fiscal of Iloilo, and Atty. Roque E. Evidente, counsel for the petitioner, Iloilo City and to all whom it may concern:

Whereas, a petition for Philippine citizenship has been presented to the Court of First Instance of Iloilo by Tio Eng Huy, pursuant to the provisions of Commonwealth Act No. 473, as amended, assisted by counsel Atty. Roque E. Evidente, which petition is quoted as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 282.—In the Matter of the Petition to be Admitted as a Citizen of the Philippines.

TIO ENG HUY, Petitioner

PETITION FOR NATURALIZATION

Comes now the above-named petitioner by himself and accompanied by counsel, and hereby applying for naturalization as citizen of the Philippines, to this Honorable Court, respectfully alleges:

1. My full name is TIO ENG HUY;
2. My present place of residence is 449 J. M. Basa Street, Iloilo City, Philippines;
3. My present trade or occupation is Manager of the Astor Bazar, with office and place of business at 449 J. M. Basa St., Iloilo City, from which I derive an annual income of Five Thousand Seven Hundred and Sixty Pesos (P5,760.00);
4. I was born at Mapa Street, Iloilo City, Philippines, on July 15, 1942; I am single; and presently a citizen of the Republic of China under President Chiang Kaishek, under whose laws Filipinos may be admitted as naturalized citizens or subjects thereof; and which is not at war with the Philippines;

5. I have resided continuously in the Philippines since my birth in 1942 until now, particularly on Mapa Street, J. M. Basa Street, and at 449 J. M. Basa Street, all in Iloilo City and in no other place; and I have never left the Philippines since my birth until now;

6. I can speak and write English, Tagalog and Visayan languages;

7. I obtained my Primary and Elementary education from Sun Yat Sen High School, and my High School and College education from Central Philippine University, both at Iloilo City, Philippines, and all duly recognized by the Philippine Government, not limited to any race or nationality, and teaching Philippine History, Government and civics as required subjects and part of the curriculum;

8. I believe in the principles underlying the Philippine Constitution; I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relation with the constituted Government as well as with the community in which I am living; I have mingled socially with Filipinos, and have evinced a desire to learn and embrace the customs, traditions, and ideals of the Filipinos; and I have all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473;

9. I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments; I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of man's ideas; I am not a polygamist nor a believer in the practice of polygamy; I have not been convicted of any crime involving moral turpitude; I am not suffering from any mental alienation or from any incurable contagious disease; and the Republic of China of which I am a citizen is not at war with the Philippines;

10. It is my intention in good faith to become a citizen of the Philippines, and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China of which I am presently a citizen or subject. I will reside continuously in the Philippines from the filing of this petition until my admission to Philippine citizenship;

11. I have not heretofore made petition for citizenship with any court. I have not filed any declaration of Intention because I was born here in the Philippines, I have never gone out therefrom, and I studied in schools duly recognized by the Philippine Government and not limited to any race or nationality;

12. Antonio D. Serra, Dentist and residing at 110 Texas St., Iloilo City; Elidio Marañon, bookkeeper and salesman and residing at 191 J. de Leon St., Iloilo City; and/or Alfonso Agustin, butcher and merchant and residing at Rizal-Ibarra St., Iloilo City; all of legal ages, and citizens of the Philippines, will appear and testify as petitioner's witnesses at the hearing of this petition;

13. Attached hereto and made integral parts of this petition, are my latest picture; photostatic copy of my Native Born Certificate of Residence; and photostatic copy of my Alien Certificate of Registration;

Wherefore, your petitioner respectfully prays that after due proceedings, he be admitted a citizen of the Philippines.

Done and dated at Iloilo City, Philippines, this 27th day of May, 1968.

(Sgd.) TIO ENG HUY
Petitioner

499 J. M. Basa St., Iloilo City

(Sgd.) ROQUE E. EVIDENTE
Atty. for the Petitioner
107 Burgos St., Jaro, Iloilo City

REPUBLIC OF THE PHILIPPINES }
City of Iloilo } S. S.

Tio Eng Huy, being duly sworn to in accordance with law, deposes and says that he is the petitioner in this naturalization case; that he has read, understood and known the contents of the foregoing petition; and that all the allegations therein are true and correct to the best of his personal knowledge.

(Sgd.) TIO ENG HUY
Petitioner

[38-40]

Subscribed and sworn to before me in the City of Iloilo, Philippines, this 27th day of May, 1968, the affiant exhibiting his Residence Certificate No. A-2227094 issued at Iloilo City on January 29, 1968.

(Sgd.) JESUS E. EVIDENTE
Notary Public
Until Dec. 31, 1968

Doc. No. 28;
Page No. 7;
Book No. I;
Series of 1968.

053671—8

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE NO. 282.—In the Matter of the Petition to be Admitted as a Citizen of the Philippines.

TIO ENG HUY, Petitioner

AFFIDAVIT OF WITNESSES

Antonio D. Serra, dentist and residing at 110 Texas St., Iloilo City; Elidio Marañon, bookkeeper and salesman and residing at 191 J. de Leon St., Iloilo City; and ALFONSO AGUSTIN, butcher and merchant and residing at Rizal-Ibarra St., Iloilo City, Philippines, all of legal ages and citizens of the Philippines, each being severally, duly and respectively sworn to in accordance with law, deposes and says:

That he is a credible person and a natural-born citizen of the Philippines; that he has known personally and been acquainted in the Philippines with the petitioner Tio Eng Huy for not less than ten (10) years or since or about 1958; that to his personal knowledge, the petitioner was born here in Iloilo City, never left the Philippines, and has continuously resided here since his birth until now; that he has personal knowledge that the petitioner is and during all such period of residence, has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines, and is not in any way disqualified under the provisions of Act 473;

In truth whereof, we hereby affix our signatures in the City of Iloilo, Philippines, this 27th day of May, 1968.

(Sgd.) ANTONIO D. SERRA

(Sgd.) ELIDIO MARAÑON

(Sgd.) ALFONSO AGUSTIN

Subscribed and sworn to before me in the City of Iloilo, Philippines, this 27th day of May, 1968, Antonio D. Serra exhibiting his Residence Certificate No. A-2248401 issued at Iloilo City on May 20, 1968, Elidio Marañon exhibiting his Residence Certificate No. A-2227962 issued at Iloilo City on January 31, 1968, and Alfonso Agustin exhibiting his Residence Certificate No. A-2235403 issued at Iloilo City on March 1, 1968.

(Sgd.) JESUS E. EVIDENTE
Notary Public
Until Dec. 31, 1968

Doc. No. 29;
Page No. 7;
Book No. I;
Series of 1968.

CERTIFICATE OF BIRTH

City of Iloilo

Reg. No. 144

Province of Iloilo

Full name of the Child—Tio Eng Huy

Sex—Male

Date of Birth—July 15, 1942

Nationality—Chinese

Place of Birth—City of Iloilo

Legitimate—Yes

*Father**Mother*

Full name Tio Sua Kue

Sy Bian Tee

Residence City of Iloilo

City of Iloilo

Citizenship Chinese

Chinese

Birthplace

Age at last birthday 36

34

Civil Status Married

Married

Religion Buddhism

Buddhism

Occupation Merchant

Date of Place of Marriage

Number of Children born to this mother, including present birth—5

Number of Children of this mother now living—5

Born alive at 6:45 A.M.

A Certified True Copy from the Reg. of
Live Birth Page. 91: 3/25/68(Sgd.) FRANCISCO E. GILDORE
City Sec. & Local Civil Regtr.
Filed Dec. 21, 1945.....
(Signature).....
Physician or midwife, father or
mother).....
(Address).....
Local Civil Registrar

Doc. Stamp

3/28/68

OR No. A-4808832—P50.00-3-9-57

Philippine Immigration Form No. 25-A

No. 108940

REPUBLIC OF THE PHILIPPINES

DEPARTMENT OF JUSTICE

MANILA

BUREAU OF IMMIGRATION

Philippines. Not valid as a travel document for
entry into the Philippines)

PICTURE

PERSONAL DESCRIPTION OR BEARER

Age—14 years Sex—Male

(Thumbprints) Civil status—Single Nationality—
Chinese

Address—375 J. M. Basa St.

Occupation—Student

Place of Birth—Iloilo City, Phil.

Date of birth—July 15, 1942

(Left) (Right) Height—4'11" Weight—75 lbs.

Hair—Black Eyes—Brown Com-
plexion—YellowPhysical marks—One small scar
left cheek.

Travel papers—None

A.C.R. No. A-79331 Iloilo City
7-30-56NATIVE-BORN (IMMIGRANT) CERTIFICATE
OF RESIDENCE

This is to certify that Tio Eng Huy (Chinese); whose photograph is affixed hereto and partially covered by the seal of this Office, was admitted as an immigrant at the port of, is a native-born and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 28th day of March, 1957, at Manila.

(Sgd.) GERMAN L. ARABIT
Chief Alien Reg. Division

(To be surrendered to the Bureau of Immigration, Manila, before the holder hereof leave the

ALIEN REGISTRATION FORM No. 3
Revised June 2, 1950

Res. No. A-2104431
Amount P50.00 issued 7-30-56
Place Iloilo City

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

City of Iloilo A 79331
Municipality of
Province of Iloilo

ALIEN CERTIFICATE OF REGISTRATION
(issued under Rep. Act No. 562)

This is to certify that Tio Eng Huy, a citizen or subject of China, has applied for registration and fingerprinting and that he has been issued this Certificate of Registration pursuant to the provisions of Section 4 of the Alien Registration Act of 1950.

DATE AND DESCRIPTION

Name—Tio Eng Huy
Previous ACR No. A-81385 issued at Iloilo City on 9-12-50.
Date and place of birth—July 15, 1942, Iloilo City
Civil Status—Single If married, state name and address of spouses.
Local residence and address 375 J. M. Basa St., Iloilo City
Occupation—Student
Employer, if any,

(Name) (Address)
(Business)

Physical Description and Distinguishing Marks:

Age Actual—14 years	Right
Age Apparent—14 years	Thumb
Color of Hair—Black	Mark
Color of Eyes—Brown	
Height—4 ft. 11'	Left
Weight—75 lbs.	Thumb
Complexion—Yellow	Mark
Race—Chinese	
Sex—Male	
Build—Medium	
Habits and peculiarities:	
Visible marks and tattoo—One small scar left cheek.	

Given under my hand and official seal this 30th day of July, 1956 at Iloilo City, Iloilo.

Picture Doc. Stamp
P.30
Seal

(Sgd.) TIO ENG HUY
Jan. 29, 1968

For the Commissioner of Immigration:

(Sgd.) CARLOS MAGALONA
(Official in charge of registration and fingerprinting)
Immigration Officer
(Official Designation)
(Sgd.) AMERICO DIAZ
Alien Control Officer
C.R. No. G-8302345
Date 1-29-68
Amt. P10.00

RECORD OF ANNUAL REPORT IN PERSON

Signature of Alien reporting as of payment or legal guardian in case Alien less than 14 years of age	Date When Reported	Place Where Reported	Signature of Official in Charge	Affix Documentary Stamp
Annual report for 1956 was paid P10.00 or No. C-6443563 on Jan. 12, 1956 at Iloilo City				
(Sgd.) TIO ENG HUY	Jan. 9, 1967	City of Iloilo	For and in behalf of: O.R. 1488686 Jan. 9, Americo Diaz Alien 1967 Iloilo City Control Officer Amount P10.00 (Sgd.) Remegio Fuentes	
(Sgd.) TIO ENG HUY	Jan. 24, 1957	City of Iloilo	(Sgd.) Alfredo Aru-ngayan Chief Realty Tax Div.	O.R. 4502368 Date 1/24/57 Iloilo City Amount P10.00
(Sgd.) TIO ENG HUY	Feb. 19, 1958	City of Iloilo	(Sgd.) Alfredo Aru-ngayan Chief Realty Tax Div.	O.R. 9810708 Date 2/19/58 Iloilo City Amount P10.00

Signature of Alien reporting as of payment or legal guardian in case Alien less than 14 years of age	Date When Reported	Place Where Reported	Signature of Official in Charge	Affix Documentary Stamp
(Sgd.) TIO ENG HUY	Feb. 9, 1959	City of Iloilo	(Sgd.) Alfredo Aru- ngayan Chief Realty Tax Div.	O.R. 6699389 Date 2/9/59 Iloilo City Amount P10.00
(Sgd.) TIO ENG HUY	Jan. 6, 1960	City of Iloilo	(Sgd.) Alfredo Aru- ngayan Chief Realty Tax Div.	O.R. 2043488 Date 1/6/60 Iloilo City Amount P10.00
(Sgd.) TIO ENG HUY	Dec. 24, 1960 For 1961	City of Iloilo	(Sgd.) Alfredo Aru- ngayan Sup. Chief Land Tax Div.	O.R. 6652724 Date 12/22/60 Iloilo City Amount P10.00
(Sgd.) TIO ENG HUY	For 1962 Dec. 28, 1961	City of Iloilo	(Sgd.) Alfredo Aru- ngayan Sup. Chief Land Tax Div.	O.R. 7148241 Date 12/28/61 Iloilo City Amount P10.00
(Sgd.) TIO ENG HUY	Jan. 2, 1963	City of Iloilo	(Sgd.) Remegio Fuentes Chief Mun. Lic. Div.	O.R. 257011 Date Jan 2, 1963 Iloilo City Amount P10.00
(Sgd.) TIO ENG HUY	For 1964 Dec. 19, 1963	City of Iloilo	(Sgd.) Remegio Fuentes Chief Mun. Lic. Div.	O.R. 6714813 Date Dec. 19, 1963 Iloilo City Amount P10.00
	For 1965 Dec. 22, 1964	City of Iloilo	(Sgd.) Remegio Fuen- tes Chief Mun. Lic. Div.	O.R. I-4150180 Date Dec. 28 Iloilo City Amount P10.00

Failure to make the report herein required within the first sixty days of every calendar year shall cause the cancellation of the corresponding registration certificate. (Section 10 Alien Registration Act of 1950.)

(Sgd.) TIO ENG HUY
Jan. 5, 1966
City of Iloilo

(Sgd.) REMEGIO I. FUENTES
Chief Mun. Lic. Div.
O.R. 2749058
Date Jan. 5, 1966
Iloilo City
Amount P10.00

ing. It is hereby ordered that this notice be published once a week for three consecutive weeks in the *Official Gazette* and in the "*Visayan Tribune*", a newspaper of general circulation in the province and city of Iloilo where the petitioner resides, and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of Court.

Witness, the Hon. Ramon Blanco, Judge of the Court of First Instance of Iloilo, this 5th day of August, in the year nineteen hundred and sixty-eight.

Attest:
[38-40]

(Sgd.) RODOLFO C. COMODA
Spl. Deputy Clerk of Court

Wherefore, you are hereby given notice that said petition will be heard by this Court on 17th day of April, 1969, at 8:00 o'clock in the morn-

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XVI

CASE No. 74131.—In the Matter of the Petition of TERESITA Co CHAN known also as TERESITA UY CHAN to be Admitted a Citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to Miss Teresita Co Chan known also as Teresita Uy Chan, petitioner, 647 Evangelista, Manila, and to all whom it may concern:

Whereas a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Teresita Co Chan also known as Teresita Uy Chan on September 3, 1968, copy of which is attached hereto, alleging that her full name is Teresita Co Chan registered with the Bureau of Immigration as Teresita Uy Chan; that she was born on March 10, 1947 in the City of Manila; that she is a resident of No. 647 Evangelista St., Quiapo, Manila; and that her witnesses are Dr. Rogelio S. Dalisay of No. 345 Herbosa St., Tondo, Manila, Miss Brigida B. Vergara of No. 402 D. Navarro St., Tondo, Manila and Mrs. Purificacion C. Cabaral of No. 532 Torres Bugallon St., Caloocan City, NOTICE is hereby given that said petition will be heard by this Court on the 24th day of April, 1969, at 8:30 a.m.

In accordance with law, let this notice and the attached petition, together with its annexes, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in the "*Daily Mirror*", a newspaper of general circulation in the City of Manila where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Juan L. Bocar, Judge of the Court of First Instance of Manila, this 11th day of September, in the year of our Lord Nineteen Hundred and Sixty-Eight.

(Sgd.) JOSE SAN AGUSTIN

Clerk of Court

[38-40]



PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Philippines and before this Hon. Court respectfully show:

1. That my full name is TERESITA Co CHAN registered with Bureau of Immigration as TERESITA UY CHAN;

2. That my present place of residence is at No. 647 Evangelista St., Quiapo, Manila; and my former places or residence are: at No. 250-2 Herbosa St., Tondo, Manila; at No. 349 Herbosa St., Tondo, Manila;

3. That I am employee and my average annual income during the last three years 1965, 1966 and 1967 amounted to P4,800.00 more or less and upon filing of this petition on Jan. 1, 1968, my monthly salary amounted to P600.00 or equivalent to P7,200.00 per annum;

4. That I was born in the City of Manila on the 10th day of March 1947. I am at present a citizen of the Republic of China under whose laws, Filipinos may become naturalized citizens thereof;

5. That I am single;

6. That I did not emigrate to the Philippines being a native born of the Philippines of Chinese parentage;

7. That I have resided continuously in the Philippines for a period of twenty-one years (21) more or less immediately preceding the date of the filing of this petition; and in the City of Manila, since my birth at least more than one year prior to the filing of the petition;

8. That I am able to speak and write English and Tagalog languages besides the Chinese;

9. That I am not owner of any real estate in the Philippines but am engaged in a lawful and lucrative trade, business or occupation;

10. Being presently single, I have no children, but in case I shall have in the future, I bind to enroll them in schools and colleges duly recognized by the Government, not limited to any race or nationality and where such subjects as Phil. history, government and civics are part of the curriculum of studies;

11. That one year prior to the filing of this petition, I have filed my declaration of intention to become a citizen of the Philippines with the Office

of the Hon. Solicitor General and a copy of which is hereto attached and made integral part of this petition;

12. That I believe in the principles underlying the Philippine Constitution. I am a person of good moral character and repute and have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted authorities as well as with the community in which I am living. I have mingled socially with the Filipinos and have evinced a sincere desire to learn and embrace their customs, traditions and ideals. I possess all the qualifications required and necessary to become a citizen of the Philippines and none of the disqualifications set forth under Sec. 4 of Commonwealth Act. 473;

I am not opposed to organized government, nor affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideals; or ideas; I am not a polygamist, nor a believer in the practice of the same. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable and contagious disease, nor of mental alienation. The nation of which I am at present a citizen is not at war with the Philippines;

13. That it is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty and particularly to the Republic of China of which at this time I am a citizen. I will reside continuously in the Philippines from the date of the filing of this petition and intend to do so even after my final admission to Philippine citizenship;

14. That I have not filed any other petition for citizenship in any other Court except the case at bar;

15. That Dr. Rogelio S. Dalisay, of legal age and residing at No. 345 Herbosa St., Tondo, Manila; Miss Brigida B. Vergara, of legal age and residing at No. 402 D. Navarro St., Tondo, Manila; and Mrs. Purificacion C. Cabasal, of legal age and residing at No. 532-Torres Bugallon St., Caloocan City, who are all Filipino citizens, will appear and testify as my character witnesses at the hearing of my herein petition;

Attached hereto and made a part of this petition are copies of my declaration of intention, birth certificate and my own photograph;

Wherefore, your petitioner, respectfully prays the Hon. Court that after due publication and hearing in accordance with law, petitioner be declared eligible and qualified for Philippine citizenship and consequently be admitted as a citizen of the Republic of the Philippines.

Manila, Philippines, September 2, 1968.

(Sgd.) TERESITA CO CHAN
Petitioner
647 Evangelista St.
Quiapo, Manila

ACR No. B-141102

dated Manila, July 17-50

Subscribed and sworn to before me this 2nd day of September 1968 at Manila by Teresita Co Chan to the truth of foregoing petition and exhibited to me her residence certificate No. A-469560 issued at Manila on March 29, 1968.

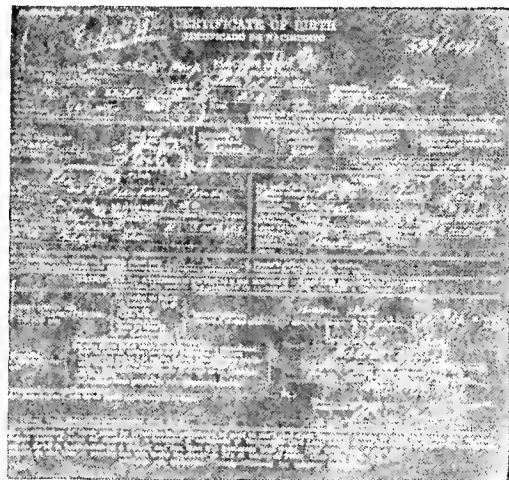
(Sgd.) JUANITO CARLOS
Notary Public
My commission expires Dec. 31, 1968

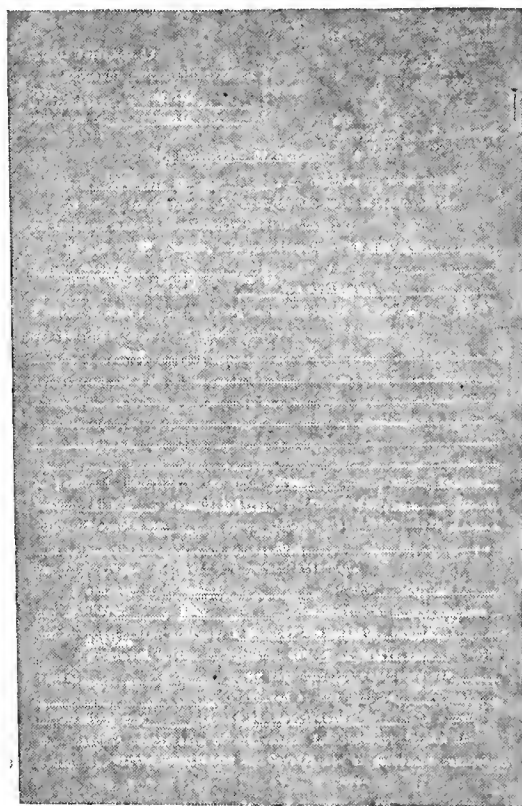
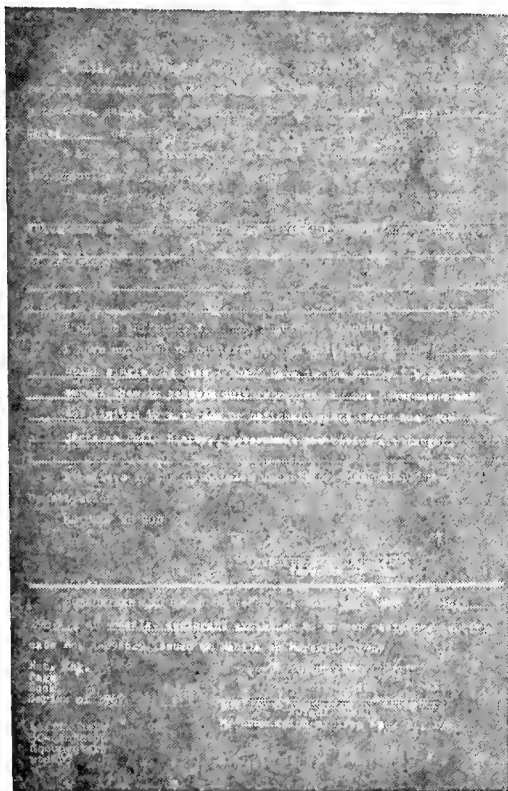
Not. Reg. 136;

Page 11;

Book 40;

Series of 1968.





AFFIDAVIT OF WITNESSES

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

Dr. Rogelio S. Dalisay, of legal age and residing at No. 345 Herbosa St., Tondo, Manila; Miss Brigida B. Vergara, of legal age and residing at No. 402 D. Navarro St., Tondo, Manila; and Mrs. Purificacion C. Cabasal, of legal age and residing

at No. 532 Torres Bugallon, Caloocan City each being severally, duly and respectively sworn to, deposes and says: that each of them is a Filipino citizen; that each has personally known and has been acquainted in the Philippines with Teresita Uy Chan, petitioner herein since 1956, 1958 & 1961 respectively; that to his or her personal knowledge, petitioner has resided continuously in the Philippines preceding the date of the filing of this peti-

tion, of which this affidavit is a part, to wit since the dates last mentioned; and at Manila in which the above entitled petition is made, continuously since her birth; that each has personal knowledge, that petitioner is and has been a person of good moral character and repute and morally irreproachable during all such periods, attached to the principles underlying the Philippine Constitution and well-disposed to the good order and happiness of the Philippines; and that in his or her opinion, petitioner has all the required qualifications necessary to become a citizen of the Philippines and none of the disqualifications under Sec. 4 of Commonwealth Act. No. 473 as amended.

(Sgd.) ROGELIO S. DALISAY M.D.
Res. No. A-5519576 dated
Manila April 10, 1968

(Sgd.) BRIGIDA B. VERGARA
Res. No. A-12846 dated
Manila Jan. 3, 1968

(Sgd.) PURIFICACION C. CABASAL
Res. No. A-5761124 dated
Manila Jan. 21, 1968

Subscribed and sworn to before me this 2nd day of Sept. 1968 at Manila. Affiants exhibited to me their respective residence certificates Class A with their respective numbers, dates and places of issuance as shown above after their respective signatures.

(Sgd.) JUANITO CARLOS
Notary Public
My Commission expires Dec. 31, 1968

Not. Reg. 137;
Page 11;
Book 40;
Series of 1968.
[38-40]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XIX

CASE No. 73756.—In the Matter of the Petition of DOMINGO LI to be Admitted a Citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to Mr. Domingo Li, petitioner, 693 Gandara St., Manila, and to all whom it may concern:

Whereas a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Domingo Li on July 30, 1968, copy of which is attached hereto, alleging that his full name is Domingo Li; that he was born on October 28, 1945 at Manila, Philippines; that he is a resident of 693 Gandara St., Manila; and that his witnesses are Mr. Jose P. Piccio of 50 Dr. Alcjos St., Quezon City; Mr. Jose Y. Corcuera of 251 Sta. Teresita St., Sampaloc, Manila, Mr. Rene J. Katigbak of 187 Alfonso XIII, San Juan, Rizal and Mr. Edwin H. Abad of 2757 Oroquieta St., Sta. Cruz, Manila, Notice is hereby given that said petition will be heard by this Court on the 3rd day of April, 1969, at 8:30 a.m.

In accordance with law, let this notice and the attached petition, together with its annexes, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in the "*Daily Mirror*", a newspaper of general circulation in the City of Manila where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Jose de la Cruz, Judge of the Court of First Instance of Manila, this 7th day of August, in the year of our Lord nineteen hundred and sixty-eight.

(Sgd.) JOSE SAN AGUSTIN
Clerk of Court

[37-39]

CASE No. 73756.—In the Matter of the Petition of DOMINGO LI to be admitted a citizen of the Philippines.



PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Philippines, and to this Honorable Court most respectfully show:

First.—My full name is DOMINGO LI.

Second.—My present place of residence is 693 Gandara St., Manila, and my former residences were:

1. 411 Salazar, Manila
2. 335 Gandara St., Manila (now 693 Gandara)
3. 449 Claveria, Manila

Third.—My trade or profession is an employee of the Rosario Investments, Inc., at Makati, Rizal, from which I derive an annual income of around five thousand pesos (P5,000.00). I also own stocks in the Mercantile Financing Corporation, a domestic entity registered and operating under the laws of the Republic of the Philippines.

Fourth.—I was born on October 28, 1945 at Manila, Philippines. I am at present a citizen of China, under whose laws Filipinos may become subjects or citizens thereof.

Fifth.—I am single.

Sixth.—I have resided in the Philippines continuously for a term of ten (10) years at least, immediately preceding the date of this petition, to wit, since the date of my birth in 1945 and in the City of Manila for a term of one (1) year at least, immediately preceding the date of this petition.

Seventh.—I am exempted from the requirement of filing a Declaration of Intention, because I was born in the Philippines and have continuously resided therein since birth; and have likewise finished my primary, elementary and high school education in Philippine schools, recognized by the government, not limited to any race, religion or national-

ity, and where Philippine government, history and civics are taught and/or prescribed as part of the school curriculum.

Eighth.—I am able to speak and write English and the Philippine National Language—Tagalog.

Ninth.—I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines, in my relations with the constituted government as well as with the community in which I am living. I have mingled socially with the Filipinos, and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Section 2 and none of the disqualifications required under Section 4 of Commonwealth Act 472.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of man's ideas. I am not a polygamist nor a believer in the practice of polygamy. I am a man of good moral character and reputation. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am at present a citizen is not at war with the Philippines.

Tenth.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China, of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine citizenship.

Eleventh.—I have not heretofore made petition for Philippine citizenship to any court.

Twelfth.—Jose P. Piccio, Jose Y. Coreuera, Rene J. Katigbak, and Edwin H. Abad, Filipino citizens, all single and respectively residents of 50 Dr. Alejos St., Quezon City; 251 Sta. Teresita St., Sampaloc, Manila; 187 Alfonso XII, San Juan, Rizal; and 2757 Oroquieta St., Sta. Cruz, Manila; are my witnesses who will appear and testify at the hearing of my herein petition.

Attached hereto and made part of this petition are:

1. My Birth Certificate
2. My Alien Certificate of Registration
3. My Native Born Certificate of Residence
4. Affidavits of Witnesses
5. Two (2) photographs of herein petitioner

Wherefore, your petitioner most respectfully prays that after due notice, publication and hearing, he be admitted a citizen of the Philippines.

Manila, Philippines, May 27, 1968.

(Sgd.) DOMINGO LI

[37-39]

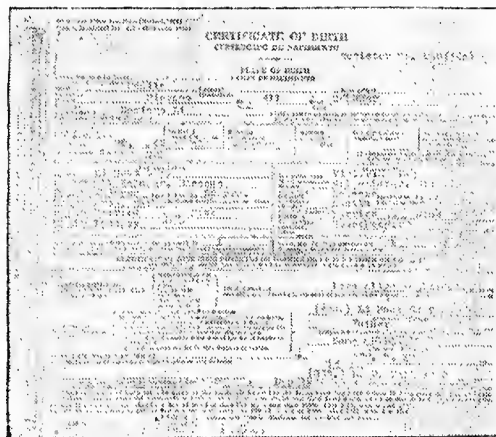
Petitioner

(Sgd.) EDILBERTO C. CASANO

Counsel for the Petitioner

617 Alliance Building

Rosario, Manila



REPUBLIC OF THE PHILIPPINES

CITY OF MANILA

} S. S.

Domingo Li, being duly sworn, deposes and says, that he is the petitioner in the above-entitled proceeding; that he has read the foregoing petition and knows and understands and believes the contents thereof; and that the same is true to his own personal knowledge, information and belief.

(Sgd.) DOMINGO LI

Subscribed and sworn to before me at Manila this 4th day of June, 1968. Affiant exhibited to me his Residence Certificate No. A-473806 issued at Manila on April 2, 1968.

(Sgd.) EDILBERTO C. CASANO

Notary Public

Until December 31, 1969

Document No. 845;
Page No. 71;
Book No. XVI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIX

Case No. 73756.—In the matter of the Petition of DOMINGO LI to be admitted a citizen of the Philippines.

JOINT AFFIDAVIT OF WITNESSES

We, Jose P. Piccio and Jose Y. Corcuera, Filipinos, both single, respectively residents of 50 Dr. Alejos St., Quezon City, and 251 Sta. Teresita St., Sampaloc, Manila, being duly sworn in accordance with law, depose and say respectively:

1. That we are citizens of the Philippines;
2. That we personally know and have been acquainted with Domingo Li in the Philippines, the petitioner above mentioned continuously for more than five (5) years before the date of this petition;
3. That to our personal knowledge, the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit, since the date last mentioned, and in Manila, Philippines, at least one (1) year before the date of this petition;
4. That we have personal knowledge that the petitioner is and during all such periods had been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines;
5. That in our opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provision of Commonwealth Act No. 473.

(Sgd.) JOSE P. PICCIO (Sgd.) JOSE Y. CORCUERA
Affiant Affiant

Subscribed and sworn to before me this 4th day of June 1968. Affiants exhibited to me their Residence Certificates No. A-498688 issued at Manila on May 28, 1968, and No. A-74480 issued on January 12, 1968 in Manila.

(Sgd.) EDILBERTO C. CASANO
Notary Public
Until December 31, 1969

Doc. No. 846;
Page No. 72;
Book No. XVI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIX

CASE No. 73756.—In the Matter of the Petition of DOMINGO LI, to be Admitted a Citizen of the Philippines.

JOINT AFFIDAVIT OF WITNESSES

We, Rene J. Katigbak and Edwin H. Abad, Filipinos, both single, respectively residents of 187 Alfonso XIII, San Juan, Rizal and 2757 Oroquieta St., Sta. Cruz, Manila, being duly sworn in accordance with law, depose and say respectively:

1. That we are citizens of the Philippines;
2. That we personally know and have been acquainted with Domingo Li in the Philippines, the petitioner above mentioned continuously for more than five (5) years before the date of this petition;
3. That to our personal knowledge, the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit, since the date last mentioned, and in Manila, Philippines, at least one (1) year before the date of this petition;
4. That we have personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines;
5. That in our opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provision of Commonwealth Act No. 473.

(Sgd.) RENE J. KATIGBAK (Sgd.) EDWIN H. ABAD
Affiant Affiant

Subscribed and sworn to before me this 4th day of June 1968. Affiant's exhibited to me their Residence Certificates No. A-496796 issued at Manila on May 21, 1968, and No. A-496795 issued at Manila on May 21, 1968.

(Sgd.) EDILBERTO C. CASANO
Notary Public
Until December 31, 1969

Doc. No. 847;
Page No. 72;
Book No. XVI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

A.C.R. No. B-36411

This is to certify that DOMINGO LI whose thumbprints, photograph, signature and description appear hereinafter had applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) MARIO S. ESTEBAN
Supervising Clerk

Thumbprints		Issued at Manila on
		December 21, 1959
		OR No. B-5733379 P50.00
Left	Right	Manila, December 21, 1959
		Adm. Fine—P3.00 OR—
(Sgd.) DOMINGO LI		Same

Nationality: Chinese

Date and Place of Birth: Oct. 28, 1945—Manila

Marital Status: Single

Occupation: Employee

Business Address: 2129 Pasong Tamo, Makati,
Rizal

Status and Date of Admission: Native Born, Cert.

No. 133538, Issued at Manila, March 28, 1958

Previous ACR No. A-54768 issued at Manila on
July 16, 1950

NOTES: Occupation amended this 5-24-68 to read as
Employee per Cert. of Employer dtd. 5-16-68
and per affidavit executed at Manila on 5-

22-68. OR No. H6992675 P10.00 Mla.
5-23-68.

(Sgd.) VICENTE ESPINA
VICENTE ESPINA
Alien Registration Supervisor

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

No. 133538
OR. No. 8166066
P50.00 3-28-58

NATIVE BORN CERTIFICATE OF RESIDENCE

This is to certify that Domingo Li, Chinese, whose photograph is affixed hereto and partially covered by the seal of this Office, (was admitted as an immigrant at the port of), is a native born and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 28th day of March 1958 at Manila.

For the Commissioner of Immigration

(Sgd.) GERMAN L. ARABIT
(Typed) GERMAN L. ARABIT

PERSONAL DESCRIPTION OF BEARER

Age: 12 years

Sex: Male

Civil Status: Single

Nationality: Chinese

Address: 639 Gandara, Manila

Occupation: Employee

Place of Birth: Manila, Philippines

Date of Birth: October 28, 1945

Height: 4' 11"

Weight: 75 lbs.

Hair: Black

Eyes: Brown

Complexion: Yellow

Physical marks: NV high center fr; dim NV
right cheek.

Travel Papers: Native born

A.C.R. No. A-54768—Manila

[37-39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XIII

CASE No. 73779.—In the matter of the Petition of
TEK SING LIM also known as LIM TECK SENG
to be admitted a citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to
Mr. Tek Sing Lim also known as Lim Teck
Seng, petitioner, 1311 Balintawak Street, Tondo,
Manila, and to all whom it may concern:

Whereas a petition for Philippine citizenship
pursuant to Commonwealth Act No. 473, as amend-
ed, has been filed with this Court by Tek Sing Lim
also known as Lim Teck Seng on August 1, 1968,
copy of which is attached hereto, alleging that his
full name is Tek Sing Lim also known as Lim Teck
Seng; that he was born on October 1, 1945 in Cota-
bato, Cotabato, Philippines; that he is a resident
of 1311 Balintawak Street, Tondo, Manila; and that
his witnesses are Mr. Bienvenido A. Ramos of 17
Pinagpala Street, Tonsuya, Malabon, Rizal, Mr.
Jose Leal Lim of 14 Corumi Street, San Francisco
del Monte, Quezon City, Philippines and Mr. Ro-
berto C. Locsin of 1496 Magdalena Street, Sta.
Cruz, Manila, NOTICE is hereby given that said
petition will be heard by this Court on the 5th
day of April, 1969, at 8:30 a.m.

In accordance with law, let this notice and the
attached petition, together with its annexes, be pub-
lished at petitioner's expense once a week for three
consecutive weeks in the *Official Gazette* and in the
"El Debate", a newspaper of general circulation in
the City of Manila where petitioner resides, to
which newspaper the publication was assigned af-
ter a raffle duly held in pursuance of Republic Act
No. 4569. Likewise, let copy of the petition, to-
gether with its annexes, and of this notice, be
posted in a public and conspicuous place in the Of-
fice of the Clerk of Court.

Witness the Honorable Jesus P. Morfe, Judge of
the Court of First Instance of Manila, this 7th day
of August, in the year of our Lord Nineteen Hun-
dred and Sixty-Eight.

JOSE SAN AGUSTIN
Clerk of Court

[37-39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIII

NATURALIZATION CASE No. 73779.—In the Matter of
the Petition for Admission as a Citizen of the
Philippines.

TEK SING LIM, also known as LIM TECK SENG
Petitioner



PETITION FOR NATURALIZATION

Comes now your herein petitioner for naturaliza-
tion as a citizen of the Philippines and to this Hon-
orable Court he respectfully states:

1. That his full name is Tek Sing Lim, also
known as Lim Teck Seng; he is twenty-two years
of age; at present he is residing at 1311 Balintawak
Street, Tondo, Manila; and his former places of
residence were: from birth in 1945 up to 1951, in
Cotabato, Cotabato, Philippines; from 1952 up to
1960, in Davao City, Philippines; and from February
19, 1960, up to April 20, 1960, at 865 Tabora Street,
Manila; and from April 21, 1960, up to the present
time, his present residence;

2. That he was born October 1, 1945, in Cota-
bato, Cotabato, Philippines, and at present he is a
citizen of the Nationalist Republic of China under
which laws Filipinos may become naturalized citi-
zens thereof;

3. That he is single; has not any child; and that
his trade or occupation has been that of an em-
ployee since 1964, and from which he has been de-
riving or receiving a monthly salary of P700.00, or
P8,400.00 annually since February 1967;

4. That your petitioner has resided continuously
in the Philippines for a term of twenty-two (22)
years at least, immediately preceding the date of
this petition, to-wit, since he was born October 1,
1945, and in the City of Manila, Philippines, for a
term of one year at least, immediately preceding the
date of this petition, to-wit, since 1960;

5. That he is able to speak and write English,
Visayan and Tagalog, the last being one of the prin-
cipal Philippine languages;

6. That on October 6, 1966, your petitioner filed
with the Office of the Solicitor-General, Department
of Justice, his declaration of intention to become a
citizen of the Philippines, a copy of which is hereto

attached, marked as Annex "A" and made a part hereof;

7. That he believes in the principles underlying the Philippine Constitution; has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the constituted Government as well as with the community in which he lives; has mingled socially with Filipinos, and has evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos; has all the qualifications required under Section 2, and none of the disqualifications required under Section 4, of Commonwealth Act No. 473;

8. That he is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government; is not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success and predominance of men's ideas; is not a polygamist nor a believer in the practice of polygamy; has not been convicted of any crime involving moral turpitude; is not suffering from any incurable contagious disease or mental alienation; and that the nation of which he is now a citizen is not at war with the Philippines.

9. That it is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time he is citizen; that he will reside continuously in the Philippines from the filing of his herein petition up to the time of his admission to Philippine citizenship;

10. That he has not heretofore made any petition for citizenship to any court;

11. That Mr. Bienvenido A. Ramos, of age and a resident of 17 Pinagpala Street, Tonsuya, Malabon, Rizal; Mr. Jose Leal Lim, also of age and a resident of 14 Corumi Street, San Francisco del Monte, Quezon City, Philippines; and Mr. Roberto C. Locsin, likewise of age and a resident of 1496 Magdalena Street, Sta. Cruz, Manila; who are all Filipino citizens, will appear and testify as his witnesses at the hearing of his herein petition;

12. That he has already secured a permission from the Ministry of Interior of the Nationalist Republic of China to apply to become a Filipino citizen;

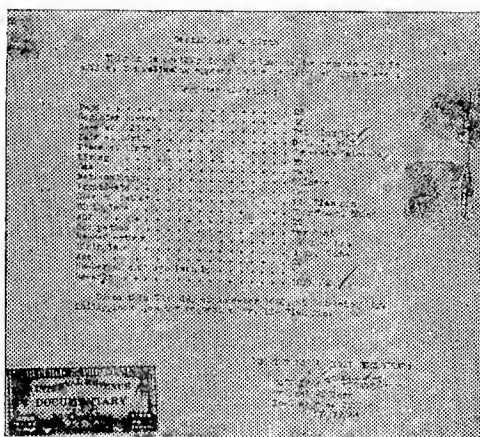
13. That hereto attached and made integral parts of this petition are: (a) photostatic copy of petitioner's birth certificate; (b) joint affidavit of his aforementioned witnesses, Messrs. Bienvenido A. Ramos, Jose Leal Lim and Roberto C. Locsin; and (c) six (6) photographs of petitioner, duly photographed and signed by him.

Wherefore, your petitioner respectfully prays of this Honorable Court that he be admitted a citizen of the Philippines.

Manila, Philippines, March 20, 1968.

(Sgd.) TEK SING LIM
Petitioner

1311 Balintawak Street
Tondo, Manila



REPUBLIC OF THE PHILIPPINES } S.S.
CITY OF MANILA

Tek Sing Lim, also known as Lim Teck Seng, being first duly sworn on oath, deposes and says: That he is the petitioner named in the above-entitled proceeding; that he has read the foregoing petition, knows the contents thereof, and that the same are true and correct of his own knowledge.

(Sgd.) TEK SING LIM

Subscribed and sworn to before me, a notary public in and for the City of Manila, this 20th day of March, 1968, in Manila; affiant exhibited to me his residence certificate No. A-188265, issued January 2, 1968, in Manila, and his Alien Certificate of Registration No. B 40399, issued September 7, 1960, in Manila.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public
Until Dec. 31, 1968

Reg. No. 95;
Page No. 98;
Book No. XXX;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

DECLARATION OF INTENTION

I, Tek Sing Lim, also known as Lim Teck Seng, do hereby declare under oath that:

It is my intention in good faith to become a citizen of the Philippines and to reside permanently therein.

My age is 21 years; my occupation is that of an employee; I am single; and my personal description is as follows: Height 5'9"; Weight: 135 lbs.; Color of hair, black; Color of eyes, brown; Complexion: yellow; Physical marks: Pox mark between eyelids; mole right fossadigitap. Four photographs of myself are hereto attached.

I was born in Cotabato, Cotabato, Philippines, on October 1, 1945, as shown by a photostatic copy of my birth certificate, hereto attached as Annex "A" hereof; I now reside at 1311 Balintawak Street, Tondo, Manila, Philippines, and my post-office address is at 1311 Balintawak Street, Tondo, Manila.

I will, before being admitted to Philippine citizenship, renounce forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen.

I am not an anarchist; I am not a polygamist nor a believer in the practice of polygamy.

I have not been convicted of any crime; and I am not suffering from any incurable contagious disease.

I believe in the principles underlying the Philippine Constitution. SO HELP ME GOD.

(Sgd.) TEK SING LIM

Subscribed and sworn to before me, a notary public in and for the City of Manila, Philippines, this 5th day of October, 1966; affiant exhibited to me his residence certificate No. A-48944, issued January 4, 1966, in Manila, Philippines.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires December 31, 1966

Reg. No. 218;
Page No. 3;
Book No. XXX;
Series of 1966.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIII

NATURALIZATION CASE No. 73779.—In the Matter of the Petition for Admission as a Citizen of the Philippines.

TEK SING LIM, also known as LIM TECK SENG
Petitioner

AFFIDAVIT OF WITNESSES

Bienvenido A. Ramos, of legal age, married and a resident of 17 Pinagpala Street, Tonsuya, Malabon, Rizal; Mr. Jose Leal Lim, also of age, married and a resident of 14 Corumi Street, San Francisco del Monte, Quezon City, Philippines; and Mr. Roberto C. Locsin, likewise of age, married and a resident of the City of Manila, with post-office address therein at 1496 Magdalena Street, Sta. Cruz, after being first duly sworn on oath, depose and say:

That they are natural born citizens of the Philippines;

That they have personally known and have been acquainted in the Philippines with Mr. Tek Sing Lim, also known as Lim Teck Seng, the petitioner above-mentioned, for more than seven years:

That to their knowledge the said petitioner has resided in the Philippines continuously preceding the date of the filing of his petition for Philippine citizenship of which this affidavit is a part, to-wit, since 1945, and at 1311 Balintawak Street, Tondo, Manila, in which the above-entitled petition is made, continuously since 1960;

That they have personal knowledge that the petitioner is and during all such period of time has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and

That in their opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

Manila, Philippines, March 20, 1968.

(Sgd.) BIENVENIDO A. RAMOS (Sgd.) JOSE LEAL LIM
(Sgd.) ROBERTO C. LOCSIN

Subscribed and sworn to before me, a notary public in and for the City of Manila, Philippines, this 20th day of March, 1968; affiant Bienvenido A. Ramos exhibited to me his residence certificate No. A-3492312, issued January 8, 1968, in Malabon, Rizal; affiant Jose Leal Lim exhibited to me his residence certificate No. A-3501421, issued February 2, 1968, in Malabon, Rizal; and affiant Roberto

C. Locsin exhibited to me his residence certificate No. A-26814, issued January 2, 1968, in Manila.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires Dec. 31, 1968

Reg. No. 96;
Page No. 98;
Book No. XXX;
Series of 1968.
[37-39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA

CASE No. 56.—In re: Petition for Philippine Citizenship, by TAN PING CHUAN *alias* MANUEL TAN Nicknamed SANTOS.

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General and Mr. Tan Ping Chuan, Boñgabon, Nueva Ecija, Atty. Simeon S. Pablo, Cabanatuan City, Attorney for the petitioner, and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended by Commonwealth Act No. 535, has been presented to this Court of First Instance of Nueva Ecija by Tan Ping Chuan *alias* Manuel Tan who alleges that he was born in Ching kang, China on January 12, 1932; or that he emigrated to the Philippines from China on or about the 12th day of December, 1935, and arrived at the port of Manila, Philippines, on the vessel S/S "SUSANA"; that he is a resident of Boñgabon, Nueva Ecija; that his trade or profession is that of businessman with a total income of more than P13,000.00; that he is married; that his wife's name is Juliana Ngo, who was born in Manila and now resides at Boñgabon, Nueva Ecija; that he has children, and the name, date and place of birth, and place of residence of each of said children are as follows: Ellen Grace Ngo Tan, born December 18, 1956; Danilo Ngo Tan, born May 9, 1958; Dante Ngo Tan, born August 21, 1960; Gerry Ngo Tan, born April 5, 1962; Rowena Ngo Tan, born October 8, 1963; Liberty Ngo Tan, born January 21, 1965 and Gina Ngo Tan, born October 22, 1966, all in Boñgabon, except the last in Cabanatuan City; that he is able to speak and write English and Tagalog; that he has enrolled his children of school age in the following schools: Ellen Tan in Philippine Yok Lin School, Danilo Tan, Dante Tan and Gerry Tan in the University of the East Manila; that he is entitled to the benefit of Commonwealth Act No. 535 (which exempts any person born in the Philippines or has resided thereat for a period of thirty (30) years from the filing of the declaration of intention) for the following reasons: has resided in the Philippines for a period of 30 years; citing Messrs. Eulogio A. Quipse and Vicente Mendoza, both citizens of the Philippines, as the witnesses whom the petitioner proposes to introduce in support of his petition.

Therefore, you are hereby given notice that said petition will be heard by this Court, on the 22nd day of April, A.D., 1969 at 8:30 a.m., and

It is hereby ordered that this notice be published once a week for three consecutive weeks in the

053671—9

Official Gazette and in the "*Monday Post*", a newspaper of general circulation in the province of Nueva Ecija where the petitioner resides, and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of this Court.

Witness the Hon. Florendo P. Aquino, Judge of the Court of First Instance of Nueva Ecija, this 22nd day of August in the year nineteen hundred and sixty-eight.

Attest: (Sgd.) RICARDO L. CASTELO
[37-39] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
CABANATUAN CITY

NATURALIZATION CASE No. 56—Re: Petition for Philippine Citizenship, TAN PING CHUAN, *alias* MANUEL TAN, nickname SANTOS, Petitioner.



PETITION

Comes now the undersigned applicant for naturalization as citizen of the Philippines and to this Honorable Court most respectfully states:

1. That his real and full name is TAN PING CHUAN. He was baptized and registered in schools as MANUEL TAN and that he is known in the Municipality of Bongabon, Province of Nueva Ecija, wherein he resides by his nickname SANTOS;

2. That his present residence is in Poblacion, Bongabon, Nueva Ecija and he has continuously resided in the said municipality from the time of his arrival in the Philippines up to the present. That from the time the applicant was baptized in the Roman Catholic Church of Bongabon, Nueva Ecija as MANUEL TAN, he had been using that name while he was studying until he finished high school at FEATI University. He lived temporarily in Manila when he was studying at said university for about four (4) years at 42 Elizondo, Quiapo, Manila and during summer vacations he returned home to his permanent residence at Poblacion, Bongabon, Nueva Ecija;

3. That by occupation he is the president of the Sta. Catalina Lumber Company and salesman

of Iking Lumber and Hardware and an onion producer at Bongabon, Nueva Ecija; from which he receives an annual salary of P6,000.00 and P3,600.00, respectively; and as an onion producer he had a net income of P4,027.20 in 1967;

4. That he was born on January 12, 1932 at Chingkan, China. He is at present a citizen of the Republic of Nationalist China under whose laws Filipinos may become naturalized citizen or subjects thereof;

5. That he is married to Juliana Ngo who was born in Manila on May 23, 1939 and now resides with him at Poblacion, Bongabon, Nueva Ecija;

6. That he has seven (7) children with the said Juliana Ngo and the names, dates and place of birth of each child are as follows:

- a) Ellen Grace Ngo Tan—December 18, 1956, Bongabon, Nueva Ecija;
- b) Danilo Ngo Tan—May 9, 1958; Bongabon, Nueva Ecija;
- c) Dante Ngo Tan—August 21, 1960, Bongabon, Nueva Ecija;
- d) Gerry Ngo Tan—April 5, 1962; Bongabon, Nueva Ecija;
- e) Rowena Ngo Tan—October 8, 1963; Bongabon, Nueva Ecija;
- f) Liberty Ngo Tan—January 21, 1965; Bongabon, Nueva Ecija;
- g) Gina Ngo Tan—October 22, 1966; Nueva Ecija Provincial Hospital, City of Cabanatuan;

7. That he emigrated to the Philippines from Chingkan, China, his last foreign residence, on or about the 12th day of December, 1935 thru the port of Manila on Board the S/S "SUSANA." Attached herewith and made a part of this petition, marked as Annex "A" is a photostat copy of the Certificate of Arrival of the herein petitioner, issued by the Department of Justice, Bureau of Immigration, Manila;

7-a. That petitioner had previously filed a petition for citizenship before this Court, docketed as No. 37, which petition was denied in its decision dated February 22, 1962;

8. That he has resided continuously in the Philippines for a term of 31 years at least immediately preceding the date of this petition since December 12, 1935 in the Municipality of Bongabon, Province of Nueva Ecija, not punctured with interruptions indicative of an intention not in line with the spirit of the naturalization law; hence the petitioner has complied with the requisite for exempting him from filing a Declaration of Intention with the Office of the Solicitor General.

9. That he can speak and write Tagalog and English;

10. That he does not own any real estate;

11. That he has four (4) children of school age studying at present which names are hereunder listed together with their respective schools:

- a) Ellen Garce Ngo Tan—Philippine Yok Lin School
- b) Danilo Ngo Tan—University of the East
- c) Dante Ngo Tan—University of the East
- d) Gerry Ngo Tan—University of the East

all of them are temporarily residing at 109-D University Avenue, Caloocan City;

12. That he believes in the principles underlying the Philippine Constitution. He has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the duly constituted government as well as with the community in which he lives. He has mingled socially with the Filipinos and he has evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos. He has all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473;

He is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. He does not defend or teach the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas.

He is not a polygamist nor a believer in the practice of polygamy. He has not been convicted of any crime involving moral turpitude. He is not suffering from any incurable contagious disease. The nation of which he is a citizen or subject is not at war with the Philippines.

13. It is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty, and particularly to the Republic of Nationalist China of which he is at present a citizen or subject.

He will reside continuously in the Philippines from the date of the filing of his petition up to the time of his admission to Philippine citizenship, and subsequently thereafter.

14. That Eulogio A. Quipse and Vicente Mendoza, both of legal age, and resident of Bongabon, Nueva Ecija, who are Filipino Citizens will appear and testify as witnesses to the herein petitioner. That attached herewith, marked as Annex "B" and made a part of this petition is the Joint Affidavit of the witnesses executed by Eulogio A. Quipse and Vicente Mendoza.

Wherefore, premises considered, your petitioner prays to this Honorable Court that he be admitted

a citizen of the Philippines and that he be granted with all the privileges of a natural born Filipino Citizen after the approval of this petition.

Bongabon, Nueva Ecija for Cabanatuan City.

August 9, 1968.

(Sgd.) TAN PING CHUAN
Petitioner

VERIFICATION

I, Tan Ping Chuan, of legal age, married, and a resident of Poblacion, Bongabon, Nueva Ecija, after having been duly sworn to in accordance with law, do hereby depose and say:

That I am the petitioner in the foregoing petition;

That he has read the contents of the foregoing petition and that the same are all true and correct according to his own knowledge.

Bongabon, Nueva Ecija for Cabanatuan City.

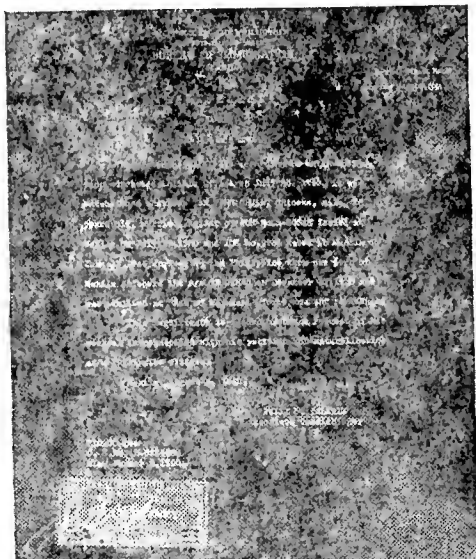
August 9, 1968.

(Sgd.) TAN PING CHUAN
Petitioner

Subscribed and sworn to before me this 9th day of August, 1968 at Bongabon, Nueva Ecija. Affiant exhibiting to me his Residence Certificate No. A-4801761, issued at Bongabon, Nueva Ecija on March 6, 1968.

(Sgd.) ILLEGIBLE
Notary Public
Until December 31, 1969

[37-39]



REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
CABANATUAN CITY

Re: Petition for Philippine Citizenship, TAN PING CHUAN, *alias* MANUEL TAN, nickname SANTOS, Petitioner.

REPUBLIC OF THE PHILIPPINES }
PROVINCE OF NUEVA ECIJA } S.S.
MUNICIPALITY OF BONGABON }

JOINT AFFIDAVIT OF WITNESSES

We, Eulogio A. Quipse and Vicente Mendoza, both of legal age and residents of Bongabon, Nueva Ecija, after having been duly sworn to in accordance with law, do hereby depose and say:

That the affiants are citizens of the Philippines and they personally know the petitioner to be a resident of the Philippines since 1935;

That to their personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit; since the date last mentioned and at Bongabon, Nueva Ecija in which the above-entitled petition is made, continuously since 1935; that they have personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in their opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

That the petitioner is known in the Municipality of Bongabon, Province of Nueva Ecija wherein he resides as Tan Ping Chuan *alias* Manuel Tan; and by his nickname Santos.

In witness whereof, we have hereunto set our hands this 9th day of August, 1968 at Bongabon, Nueva Ecija, Philippines.

(Sgd.) EULOGIO A. QUIPSE (Sgd.) VICENTE MENDOZA
Affiant Affiant

Subscribed and sworn to before me this 9th day of August, 1968 at the Municipality of Bongabon, Province of Nueva Ecija. Affiants exhibited to me their Residence Certificate No. A-4801157 issued at Bongabon, Nueva Ecija on January 29, 1968 and Residence Certificate No. A-4802005

issued at Bongabon, Nueva Ecija on April 1, 1968, respectively.

(Sgd.) ILLEGIBLE
Notary Public
Until December 31, 1969

Doc. No. 593;
Page No. 61;
Book No. II;
Series of 1968.
[37-39]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AGUSAN
FIFTEENTH JUDICIAL DISTRICT
BRANCH I

Lot No. 199, Case 4, GLRC Cad. 562
(LRC) Swo-8028

Re: Petition for Reconstitution of Original Certificate of Title No. (N.A.).

SALVADOR FELIAS, Petitioner

NOTICE

To: Atty. Orlando F. Doyon, for petitioner, Salvador Felias, Aquilino Bacol, Mateo Abao, Maximino Timogan, Mun. Road % Municipal Mayor, all Nasipit, Agusan and to all whom it may concern:

Whereas, a petition has been filed with this Court by petitioner, thru counsel, for the reconstitution of lost original certificate of title No. (N.A.) of Salvador Felias, alleged lost or destroyed during the last World War II in the office of the Register of Deeds of Butuan, Agusan, covering real property to wit: A parcel of land (Lot 199) situated in Poblacion, Nasipit, Agusan. Bounded on the NW. by Road; NE. by Lot 200; SE. by Lot 202; SW. by Lot 197, all Nasipit Cad. Containing an area of 327 square meters, more or less.

Therefore, you are hereby notified that the hearing of the above case has been set on November 28, 1968 at 8:30 a.m. before this Court at Butuan City, at which date, time and place you should appear and present your objection, if any you have against the petition.

Witness the Honorable Simeon N. Ferrer, Judge of this Court, this 5th day of August, 1968, at Butuan City.

(Sgd.) MACARIO C. CONDE

[38, 39] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 21, LRC Record No. 1008
Lot No. 5292, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* BERNARDO ABENDAN ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Simplicio Iyas, Julio Paquibot, Cirilo Apa, Hrs. of Felipe Apa, Cirilo Paquibot, all of Barrio Agus, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Corazon Furbeyre thru Atty. Pedro C. Gamboa, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 28, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 5292 is situated at Barrio Agus, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr. Judge of this Court, this 20th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[38, 39] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 15, LRC Record No. 905
Lot No. 493, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* EULALIA AGUJAR ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Enrique Baguio, Ycong Brothers % Manuel Ycong, Narcisa Ybañez, Juanso Patalinghug, Santiago Baguio, all of Barrio Gun-ob, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Felipe Baguio thru Atty. Magno D. Dionson, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 27, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 493 is situated at Barrio Gun-ob, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 20th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[38, 39] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 19, LRC Record No. 1003 Lot No. 2781, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, vs. CORNELIO AGUJAR ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Rufino Gelig, Eduvigio Tampus, Enrico Lumongsod, Luis Cabrera, all of Barrio Mactan, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Manuel Miguel Martinez thru Atty. Jesus Esmeña Campos, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 28, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 2781 is situated at Barrio Mactan, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 20th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[38, 39] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LANA DEL SUR
FIFTEENTH JUDICIAL DISTRICT
CITY OF MARAWI, BRANCH III

LRC SPECIAL PROCEEDING No. 111-127.—In Re: Petition for Reconstitution of Original Certificate of Title No. (N.A.) covering H-58455.

ARAGASI D. MALACO, Petitioner.

NOTICE OF HEARING

To: Aragasi D. Malaco, Francisco Moran, Malabang, Lanao del Sur; and to all whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the Original Certificate of Title No. (N.A.) covering H-58455 (SWO-36622) registered in the name of Francisco Moran and Marciana Tenorio covering a real property, situated in the barrio of Baras, Municipality of Malabang, Province of Lanao del Sur, Philippines, containing an area of 20.8285 hectares and bounded on the NE., by properties of Usa Radialan and Acub Mudchor on the SE., by Baras River; on the SW., by property of the Philippine Union Mission Corporation; and on the NW., by the property of Lalawa (Mora).

Therefore, you are hereby given notice, that said petition has been set for hearing on November 11, 1968, at 8:30 a.m., before this Court at Camp Kiethly, Marawi City, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness the Honorable Demetrio B. Benitez, Judge of said Court, this 20th day of August, 1968.

(Sgd.) SANTOS B. ADIONG
[38, 39] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 10, LRC (GLRO) Record No. 97 Lot No. 593, Talisay Cadastre

Reconstitution of Title. LILIA FERRERAS, Petitioner
NOTICE

To: Meliton Coreche and Celina Coreche de la Rosa, both of Dos Hermanas, Talisay, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. (N.A.) covering Lot No. 593 of Talisay Cadastre, in the name of Toribio Delgado, which parcel of land is described and bounded on the NE. by Lots Nos. 595 and 594; on the SE. by Calle Gral. Luna; on the SW., by Lot No. 589; and on the NW. by Lots Nos. 588 and 604, with an area of 910 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 23, 1968, at 8:30 a.m., before this Court, in the Provincial Capitol of this province, Bacolod City, on which date, time and place, all persons interested in the above-mentioned lot may appear and state their reasons, if any they have, why the petition should not be granted.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 8th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 29, LRC (GLRO) Record No.
292 Lot No. 657, Escalante Cadastre

LOLITA BANGGAY-DUNDUM, Petitioner

NOTICE

To: Ponciano Calletor and Gabino Maratas, both of Escalante, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. (N.A.) covering Lot No. 657 of Escalante Cadastre, in the names of the spouses Victor Lumangyao and Francisca Español, which parcel of land is bounded on the N. by Lots Nos. 804 and 639; on the E. by Lot No. 639; on the SE. by Lots Nos. 804 and 660; on the SW. by Lots Nos. 659 and 658; and on the NW., by Lots Nos. 2963 and 640, with an area of 21,114 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 30, 1968, at 8:30 a.m., before this Court in the Provincial Capitol of this province, Bacolod City, Philippines, on which date, time and place, all persons interested in the said lot may appear and state their reasons, if any you have, why the petition should not be granted.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 23rd day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 14, LRC (GLRO) Record No.
117 Lot No. 1269-B, Pontevedra Cadastre

Reconstitution of title. GLICERIO PERNITO
Petitioner

NOTICE

To: Alejandro Edjan, Manuel Lagtapon and Feliciano Liboon, all of Pontevedra, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, by petitioner, under the provisions of Republic

Act No. 26, for the reconstitution of the original as well as the owner's duplicate of Transfer Certificate of Title No. 29393 covering Lot No. 1269-B of Pontevedra Cadastre, Negros Occidental, in the name of Consolacion Pasamala, which parcel of land is more particularly bounded and described as follows: on the E., by Lot No. 1269-C of the subdivision plan; on the S. by Lot No. 1510; on the W. by Lot 1269-A and on the NW., by Lot No. 1502, with an area of 34,806 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 30, 1968, at 8:30 a.m., before this Court, in the Provincial Capitol of this province, Bacolod City, on which date, time and place, all persons interested in the above-mentioned lot may appear and state their reasons, if any they have, why the petition should not be granted.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 16th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE
SIXTEENTH JUDICIAL DISTRICT
DIPOLOG, (BRANCH I)

Cadastral Case No. 1, G.L.R.O. Record No. 76
Lot No. 392, Dapitan Cadastre

SPECIAL PROCEEDING No. 251.—Petition for Judicial Reconstitution of Original Certificate of Title No. 6973.

SIMEON JAUCULAN and LIBRADA ICASAMA
Petitioners

NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners, and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by the petitioner thru counsel, praying for the reconstitution of Original Certificate of Title No. 6973, alleged to have been lost or destroyed during the last global war, issued by the Register of Deeds in the province of Zamboanga del Norte, bounded and described as follows:

Lot No. 392.—NE, by Lot Nos. 575 & 505; SE, by Lot No. 505; SW, by Lot No. 391; and NW, by Calle Socio. Containing an area of three hundred and eighty (380) square meters more or less.

Therefore, you are hereby given notice that the said petition has been set for hearing on November 4, 1968, at 8:30 o'clock in the morning, at the Session Hall, of this Court, (Branch I), on which

date, time and place you should appear in order to file your claim or objection if you have any to the petition.

Witness, the Hon. Onofre Sison Abalos, Judge of this Court, this 28th day of August, 1968, in Dipolog, Zamboanga del Norte.

(Sgd.) V. S. CONCHA
Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE
SIXTEENTH JUDICIAL DISTRICT
DIPOLOG (BRANCH I)

SPECIAL PROCEEDING No. 237.—Re: Petition for Judicial Reconstitution of Original Certificate of Title No. 2725, in the name of RODRIGO TILLANO, widower.

Free Patent No. 28493 Lots Nos. 1 & 2

RODRIGO TILLANO, Petitioner

NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No.

26, by petitioner thru counsel, praying for the reconstitution of Original Certificate of Title No. 2725, alleged to have been lost or destroyed during the last global war, issued by the Register of Deeds for the province of Zamboanga del Norte, bounded and described as follows:

Lot No. 1.—NE, by aipaloc Creek, SW. by Sipaloc Creek, NW. by Sipaloc Creek, SE. by property of Luis Badamor and S., by property of A. Baid. Containing an area of 12.1583 hectares more or less.

Lot No. 2.—NE. by property of C. Laputs E. by Public Land, SW. by Hr. of Pedro Calasang, W. by Paulo Cabilin and NW. by Public Land. Containing an area of 4.9486 hectares more or less.

Therefore, you are hereby given notice that the said petition has been set for hearing on November 4, 1968, at 8:30 o'clock, in the morning, at the Session Hall (Br. I) on which date, time and place you should appear in order to file your claim or objection if you have any to the petition.

Witness, the Hon. Onofre Sison Abalos, Judge of this Court, this 9th day of August, 1968, in Dipolog, Zamboanga del Norte.

V. S. CONCHA
Clerk of Court

By: ANTONIO R. GONZALES
Branch Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SULU
SIXTEENTH JUDICIAL DISTRICT

CADASTRAL CASE No. 6, G.L.R.O. CADASTRAL
RECORD No. 492

In re: Petition for the Reconstitution under Republic Act No. 26, of Original Certificate of Title No. 3277 covering Lot No. 480 of the Cadastral Survey of Siasi and Lapak, which was lost and/or destroyed.

JAHARA ARIIP, Petitioner

NOTICE OF HEARING

To: Idlama, Tihi, Kubura Arip, Tupas Arip, Haiba Dahim, Amsara Dahim, Baddari Arip, Titong Arip, Suiba Arip, Tajiji Arip, Alli Arip, Abdu-Amad Arip, Jikiri Arip, all of Sipanding, Siasi, Sulu; Hadji Abubakar Dahim, Mato Dahim, Ladjahimal Lahim, Hostala Dahim, Salim Dahim, Apsa Dahim, all of Laminusa, Siasi, Sulu; and to all whom this may concern:

Whereas, a petition has been filed with this Court by Jahara Arip, thru her Counsel, praying for Reconstitution of Lost Certificate of Title No. 3277, covering Lot No. 480 of the Cadastral Survey of

Siasi and Lapak, in the name of JAHARA ARIIP eldest daughter of the deceased registered owner, by virtue of Registration Decree No. 297351, issued on October 14, 1927, a resident of Barrio Sipanding, Municipality of Siasi, Province of Sulu, alleging that the owner's Duplicate Certificate of Title No. 2933 which was in the possession of the herein petitioner after the death of her parents Arip Appi and Latia Mora, the registered owners, has been lost and/or destroyed during the Japanese Occupation of the Province of Sulu; that the same could not be found or located despite her efforts and the efforts of her brothers and sisters to locate the owner's duplicate of Certificate of Title No. 3277 which is more particularly described as follows:

"A parcel of land (Lot No. 480 of the Cadastral Survey of Siasi, LRC Cad. Record No. 492, situated in the Barrio of Sipanding, Municipality of Siasi Province of Sulu, with all the improvements existing thereon consisting of coconut trees, fruit trees and tapioca. Bounded on the E., along lines 1-2-3, by Celebes Sea; on the S., along line 3-4, by lot 479; on the W., along line 4-5, by Lot 481; and on the N., along line 5-1, by Lot 480, all of Siasi Cadastre, containing an area of seventy four thousand four hundred twenty seven (74,427) Square Meters. Assessed under Tax Declaration No. 686, for P760.00."

Whereas, petitioner alleges further that the Original Copy of Original Certificate of Title No. 3277, covering Lot No. 480 of the Cadastral Survey of Siasi and Lapak, Sulu, in the name of Arip Appi married to Latia, is no longer in tact in the Office of the Register of Deeds of Sulu; that neither the original nor copy of the decree affecting Lot No. 480 of the Cadastral Survey of Siasi, Sulu, Cadastral Case No. 6, LRC (GLRO) Cadastral Record No. 492, known as Decree No. 297351, issued on October 14, 1927, was salvaged or saved; that no copy of the decision affecting Lot No. 480 of the Siasi Cadastre could be found or located and neither is it among the salvaged records of the Land Registration Commission; that petitioner prays the Honorable Court to declare the Owner's Duplicate of Certificate of Title No. 3277, which was lost and/or destroyed as null and void and the Original Certificate of Title No. 3277, covering Lot No. 480

of the Cadastral Survey of Siasi, Sulu, under the Provision of Republic Act No. 26 be reconstituted.

Wherefore, let this Notice be published at the expense of the petitioner, for three (3) consecutive weeks in the *Official Gazette* and all the above named persons and all others who may be concerned are hereby given Notice that said petition has been set for hearing on December 28, 1968, at 8:30 o'clock in the morning before this Court at Jolo, Sulu, Philippines, on which date, time and place, they should appear and file their opposition if any they have and state why this petition should not be granted.

Witness the Honorable Mama D. Busran, Judge of this Court this 20th day of June, 1968, at Jolo, Sulu, Philippines.

(Sgd.) A. P. NAVARRETE-RECIÑA

[37-39]

Clerk of Court

Land Registration Commission

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AKLAN

Land Registration Case No. K-184
LRC Record No. N-35383

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor; the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Kalibo, Aklan; the Municipal Mayor, the Municipal Council, Dolores D. Quimpo, Salvacion Pader, Apolinar Alonzo, Librado Inocencio, Jose Belarmino, Nicolas Gregorio, Altavas, Aklan; Alicia B. Cortes, Batan, Aklan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Alfredo G. Pineda, Batan, Aklan, to register and confirm his title to the following properties:

Three (3) parcels of land situated in the Poblacion, Municipality of Altavas, Province of Aklan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-230999). Bounded on the NE. by properties of Jose Belarmino and Nicolas Gregorio; on the SE. by the Provincial Road; on the SW. by property of Apolinar Alonzo; and on the NW. by property of Librado Inocentes. Point "1" is S. 45 deg. 02 min. W., 516.02 meters from BLLM 2, Altavas, Aklan. Area three thousand six hundred ninety three (3,693) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-230999). Bounded on the SE. by Lot 3; on the SW. by property of Salvacion Pader; and on the NW. by the Provincial Road. Point "1" is S. 44 deg. 45 min. W., 577.91 meters from BLLM 2, Altavas, Aklan. Area one hundred forty three (143) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-230999). Bounded on the SE. by property of Dolores F. Quimpo; on the SW. by property of Salvacion Pader vs. Dolores F. Quimpo; and on the NW. by Lot 2 and the Provincial Road. Point "1" is S. 43 deg. 58 min. W. 552.82 meters from BLLM 2, Altavas, Aklan. Area three hundred eighteen (318) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Aklan, at its session to be held in the Municipality of Kalibo, Province of Aklan, Philippines, on the 18th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Felix B. Macalalag, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[38,39]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY

Land Registration Case No. N-477
LRC Record No. N-35402

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Legaspi City; the Municipal Mayor, the Municipal Council, Lazaro Rabadan, Eugenio Sedanto, Romualdo Rosalada, Maria Rañada, Simeon Regondola, Inocentes Regondola, Gregorio Redume, Mareos Militante, Juan Ragos, the Heirs of Franeiseo Padua, the Heirs of Maria Robantes, Domingo Sosotana, Oas, Albay; the Heirs of Josefa Samson, the Heirs of Ramon Anzon, Camalig, Albay; Annie S. Anson, 42 Spring Street, Makati, Rizal; Antonio Valenciano, Manga, Oas, Albay; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cesar G. Anson, 42 Spring St., Makati, Rizal, thru Atty. Rafael S. Lucila, Legaspi

City to register and confirm his title to the following property:

A parcel of land (Psu-39973, plan (LRC) SWO-14278), with the improvements thereon, situated in the Barrio of Manga, Municipality of Oas, Province of Albay. Bounded on the NE. by the road to Talahib; on the SE. by properties of the Heirs of Josefa Samson or Antonio Valenciano, Lazaro Rabadan, Eugenio Sedanto, Maria Rañada, Simeon Regondola, Inocentes Regondola and Gregorio Redume; on the SW. by the Quimba River; on the W. by property of Marcos Militante; on the NW. by properties of Marcos Militante, Domingo Sosotana, the Heirs of Maria Robantes, the Heirs of Francisco Padua and Juan Ragos and the Road to Talahib; and in the interior by property of Romualdo Rosalada. Point "1" is S. 83 deg. 44 min. W., 2,142.50 meters from BLBM No. 2, Sabang, Oas. Area four hundred four thousand four hundred twelve (404,412) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Albay, at its session to be held in Legaspi City, Philippines, on the 11th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Roberto Zurbano, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1420
LRC Record No. N-34788

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the

Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Tanauan, Batangas; Juan Silva, Marcosa Esqueta, Benita Silva, Lorenzo Fajardo, Fusta Gonzaga, Trapiche, Tanauan, Batangas; Heirs of Ladislao Tapia, San Pedro, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Vidal Silva and Valeria Marfa, Mateo Velasco and Marcelina Manimtim, Trapiche, Tanauan, Batangas to register and confirm their title to the following property:

A parcel of land (Lot 618 Tanauan Cadastre, LRC (Swo-10976), with the improvements thereon, situated in the Barrio of Trapiche, Municipality of Tanauan, Province of Batangas. Bounded on the NE. by a Barrio Road and properties of Juan Silva, Marcosa Esqueta and Benita Silva; on the SE. by property of the Heirs of Ladislao Tapia; and on the SW. by Lot 619 and 516 of Tanauan Cadastre. Point "1" is N. 37 deg. 57 min. E. 249.30 meters from B.B.M. 29 Tanauan Cadastre. Area two thousand six hundred fifty-eight (2,658) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in Lipa City, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-749
LRC Record No. N-35172

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office No. 7, 234 Tanduay St., San Miguel,

Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Branch Manager, Philippine National Bank, Batangas Branch, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Maria Buenviaje, Bauan, Batangas; Candido Lopez, Jose Lopez, Julio McAuslen, Naida R. Orendain, San Antonio, Bauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Vicente H. Conti, San Antonio, Bauan, Batangas, to register and confirm his title to the following properties:

Three (3) parcels of land with the building and improvements thereon, situated in the Barrio of San Antonio, Municipality of Bauan, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-235783). Bounded on the N. by property of Maria Buenviaje; on the E. by property of Candido Lopez; on the S. by Lot 2; and on the W. by property of Julio Mc. Auslen. Point "1" is S. 88 deg. 16 min. E., 884.70 meters from B.L.L.M. 1, Bauan, Batangas. Area one thousand two hundred sixty-eight (1,268) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-235783). Bounded on the N. by Lot 1; on the E. by properties of Candido Lopez and Jose Lopez; on the SW. by Lot 3; and on the W. by Property of Julio Mc. Auslen. Point "1" is S. 88 deg. 16 min. E. 884.70 meters from B.L.L.M. 1, Bauan, Batangas. Area two thousand four hundred one (2,401) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-235783), Bounded on the NE. by Lot 2; on the E. by property of Jose Lopez; on the SW. by the National Road; and on the W. by property of Julio Mc. Auslen. Point "1" is S. 82 deg. 35 min. E., 893.14 meters from B.L.L.M. 1, Bauan, Batangas. Area fifty-one (51) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 18th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of said Court, the 29th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-277
LRC Record No. N-35237

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office No. 7, 234 Tanducy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Taal, Batangas; Ignacio Leonor, Balisong, Taal, Batangas; Teofilo Alvarez, Tulo, Taal, Batangas; Valentin Maligaya, Jose de Sagun, Jose Diomampo, Marcela Alvarez, Marcelina Arrevalo de Castro, Juanita Pesigan, Mahabanglodlod, Taal, Batangas; Carlito Bathen, Bagong Pook, Taal, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Isabel Malaluan, Silveria Malaluan, the spouses Pascacio Manalo and Asuncion Malaluan, Taal, Batangas, to register and confirm their title to the following property:

A parcel of land (plan Psu-234400), with the improvements thereon, situated in the Barrio of Carasuche, Municipality of Taal, Province of Batangas. Bounded on the NE. by property of Jose Diomampo; on the SE. by properties of Marcela Alvarez, Marcelina Arrevalo de Castro, Juanita Pesigan and Carlito Bathen; on the SW. by property of Valentin Maligaya; and on the NW. by a Barrio Road and by properties of Ignacio Leonor, Teofilo Alvarez, Valentin Maligaya and Jose de Sagun. Point "1" is N. 69 deg. 54 min. E., 2,173.85 meters from B.L.L.M. 1, Taal Batangas. Area ninety thousand seventy-eight (90,078) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Balayan, Province of Batangas, Philippines, on the 3rd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the

time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jaime de los Angeles, Judge of said Court, the 16th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1442
LRC Record No. N-35341

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Leonardo Vilaavencio; Epitacio Guevarra, the Heirs of Higinio Mayoga, Teotimo Maloles, Vicente Marahas, Dionisio Dizon, Hipolito Oba, the Principal Teacher, Sto. Tomas Elementary School, Sto. Tomas, Batangas; Ariston Torres, Purificacion Naso, Tanauan, Batangas; Paciano Guevarra, e/o Veronica de Castro 542 Antipolo St., Sampaloc, Manila; the Heirs of Eustacio Maloles, 58 Cordillera, Quezon City; Corazon G. Guevarra, 1572 Antipolo St., Sampaloc, Manila; Maurita G. Guevarra, 1409 Felina St., Sampaloc, Manila; Consuelo M. Guevarra, 1548 Antipolo St., Sampaloc, Manila; Eduardo Guevarra, Sta. Clara, Sto. Tomas, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Veronica de Castro, Gaudencia Guevarra, Maria C. Guevarra, 1542 Antipolo St., Sampaloc, Manila; Isidro Guevarra, 1572 Antipolo St., Sampaloc, Manila; Pedro Guevarra, 1409 Felina St., Sampaloc, Manila; Mariano C. Guevarra, 1548 Antipolo St., Sampaloc, Manila; Primitiva Guevara and Isabela G. Siscar, Sto. Tomas, Batangas,

to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-236415), with the improvements thereon, situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by property of Teotimo Manoles; on the SE. by a Barrio Road; on the SW. by Lot 2; and on the NW. by property of the Heirs of Eustacio Manoles. Point "1" is S. 73 deg. 09 min. E., 1,166.39 meters from BLLM 1, Sto. Tomas, Batangas. Area nine thousand four hundred thirty-three (9,433) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-236415), situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by Lot 1; on the S. by a Barrio Road; on the SW. by the National Road; and on the NW. by property of the Heirs of Eustacio Manoles. Point "1" is S. 71 deg. 33 min., 1,196.38 meters from BLLM 1, Sto. Tomas, Batangas. Area one hundred seventy-one (171) square meters, more or less.

3. A parcel of land (plan Psu-235856), situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by the Jose P. Rizal Street; on the SE. by property of Vicente Marahas; on the SW. by property of the Municipal Government of Sto. Tomas (Gen. Malvar Elementary School); and on the NW. by property of Ariston Torres & Purificacion Maso. Point "1" is S. 25 deg. 50 min. E., 335.03 meters from BLLM 1, Sto. Tomas, Batangas. Area nine hundred thirty-five (935) square meters, more or less.

4. A parcel of land (Lot 1, plan Psu-236288), situated in the Barrio of Sta. Clara, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by a Barrio Road; on the SE. and SW. by property of the Heirs of Higinio Mayoga; and on the NW. by property of Paciano Guevarra. Point "1" is S. 11 deg. 44 min. E. 2,925.67 meters from BLBM 2, San Joaquin, Sto. Tomas. Area seven thousand eight hundred forty-five (7,845) square meters, more or less.

5. A parcel of land (Lot 2, plan Psu-236288), situated in the Barrio of Sta. Clara, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by a Barrio Road; on the SE. by property of Paciano Guevarra; on the SW. by property of the Heirs of Higinio Mayoga; and on the NW. by property of Dionisio Dizon and Lot 3. Point "1" is S. 9 deg. 46 min. E., 2,800.72 meters from BLBM 2, San Joaquin Sto. Tomas. Area ten thousand seven hundred seventy-six (10,776) square meters, more or less.

6. A parcel of land (Lot 3, plan Psu-236288), situated in the Barrio of Sta. Clara, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. and NW. by property of Hipolito Oba; on the E. by a Barrio Road; on the SE. by Lot

2; and on the SW. by property of Dionisio Dizon Point "1" is S. 9 deg. 46 min. E., 2,800.72 meters from B.L.B.M. 2, San Joaquin, Sto. Tomas. Area twelve thousand seven hundred ninety-five (12,795) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAGAYAN

Land Registration Case No. T-18
LRC Record No. N-35810

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the Reorestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Provincial Assessor, Tuguegarao, Cagayan; the Municipal Mayor, the Municipal Council, Piat, Cagayan; Domingo Bosi, Jose Campo, Ramon de Dios, Maria Campo, Martin Macuring, Jose Laurencia, Esteban Campo, Maria Alansigan, Veronica Ramirez, Amdor Aggalut, Vicente Baloran, Favian Carungui Rafael Ferrer, Liwan (Rizal) Piat, Cagayan; and to whom it may concern:

Whereas, an application has been presented to this Court by Jose Bosi, Tuguegarao, Cagayan thru Attys. Lagui & Lagui, Tuguegarao, Cagayan, to register and to confirm his title to the following properties:

Six (6) parcels of land with the improvements thereon, situated in the Barrio of Liwan, Municipality of Piat, Province of Cagayan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 2071, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by Lots 2075, 2074 and 2073; on the SE., W. and NW., by a road; and on the SW. by Lot 2070, all of Piat Public Land Subdivision, Pls-149. Point "1" is S. 84 deg. 58 min. W. 444.64 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area twenty thousand fifty three (20,053) square meters, more or less.

2. A parcel of land (Lot 2085, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by the Matalag River; on the SE. by Lot 2084; on the SW. by Lot 2083; and on the NW. by Lot 2086, all of Piat Public Land Subdivision, Pls-149. Point "1" is N-72 deg. 12 min. W., 599.36 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area eighteen thousand three hundred twenty seven (18,327) square meters, more or less.

3. A parcel of land (Lot 2086, Piat Public Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by the Matalag River; on the SE. by lot 2085; and on the SW. by lot 2088; and on the NW. by lot 2087, all of Piat Public Land Subdivision Pls-149. Point "1" is N. 72 deg. 12 min. W., 599.36 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area thirteen thousand five hundred three (13,503) square meters, more or less.

4. A parcel of land (Lot 2087, Piat Public Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the E. by Lot 2086; on the SW. by Lots 2088, 2089 & 2090, all of Piat Public Land Subdivision, Pls-149; and on the NW. by the Matalag River. Point "1" is N. 71 deg. 12 min. W., 825.52 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area thirty thousand eight hundred forty one (30,841) square meters, more or less.

5. A parcel of land (Lot 2096, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by Lots 2090, 2089 & 2088; on the SE. by Lot 2082, a road and Lots 2099 & 2100; On the SW. by Lots 2061, 2101, 2095 and 2094; and on the NW. by Lot 2091, all of Piat Public Land Subdivision, Pl-149. Point "1" is N. 79 deg. 19 min. W., 977.35 meters from BBM 23, Piat Public Land Subdivision, Pl-149. Point "1" is N. 79 deg. 19 min. W. 977.35 meters from B.B.M. 23, Piat Public land Subdivision Pl-149. Area twenty thousand two hundred sixty two (20,262) square meters, more or less.

6. A parcel of land (Lot 2103, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7898). Bounded on the NE. by Lot 2072; on the SE. and SW. by Lot 1195, both of Piat Public Land Subdivision, Pls-149; and on the NW. by a road. Point "1" is S. 59 deg. 50 min. W., 96.66 meters from BBM 23, Piat Public Land Subdivision, Pls-

149. Area twenty five thousand seventeen (25,017) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cagayan, at its session to be held in the Municipality of Tuao, Province of Cagayan, Philippines, on the 11th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed; and you will be forever barred from contesting said application, or any decree entered thereon.

Witness the Hon. Florentino M. Villanueva, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF CAMARINES NORTE

Land Registration Case No. N-406

LRC Record No. N-35441

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, Diego Bachiller, Ulpiana Bachiller, Paz Pimentel Roa, Daet, Camarines Norte, Anunciacion Morales Ella, Taft, Daet Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Dominador Ella, Taft Street, Daet, Camarines Norte thru Atty. Rogelio E. Panotes, Daet, Camarines Norte to register and confirm his title to the following property:

A parcel of land (plan Psu-231429) situated in the Poblacion, Municipality of Daet, Province of Camarines Norte. Bounded on the N. by a Drainage Canal, on the NE. by a drainage canal and by property of Ulpiana Bachiller; on the E. by property of Ulpiana Bachiller; on the S. by the Taft Street; and on the W. by property of Paz Roa. Point '1' is S. 75 deg. 08 min. E., 328.39 meters from B.L.L.M. 1, Daet, Camarines Norte.

Area three hundred sixty two (362) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 26th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gabriel V. Valero, Judge of said Court, the 29th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1397

LRC Record No. N-35318

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Canaman, Camarines Sur; Sinforoso Hernandez, Camaligan, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Ambrosio de Leon and Benita C. de Leon, Naga City thru Atty. Luciano M. Maggay, Naga City to register and confirm their title to the following property:

A parcel of land (plan Psu-219127), situated in the Barrio of Nabaklasan, Municipality of Canaman, Province of Camarines Sur. Bounded on the NE. by the Nabaklasan Creek and property of Sinforoso Hernandez; on the SE. & S by a creek; and on the W. by the Bicol River. Point '1' is N. 38 deg. 02 min. E., 3264.38 meters from BLLM Pamplona. Area fifteen thousand two hundred

eighty-eight (15,288) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in Naga City, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ulpiano Sarmiento, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. L-88
LRC Record No. N-35257

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Cabusao, Camarines Sur; Elias Refe, Pedro Villote Refe, Libmanan, Camarines Sur; Tito Camalla, Camagong, Cabusao, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Buen Morales, R-204 Bank of P. I. Bldg., Plaza Cervantes, Manila, to register and confirm his title to the following property:

A parcel of land (Lot 1, plan Psu-139004), with the improvements thereon, situated in the Barrios of Dancalan and Pandan, Municipality of Cabusao, Province of Camarines Sur. Bounded on the NE. by the National Road; on the SE. by a creek and property of Buen Morales; on the SW. by property of Pedro Villote Refe; and on the NW. by properties of Pedro Villote Refe and Gabriel Hernandez (before) Tito Camalla (now).

053671—10

Point "1" is S. 51 deg. 34 min. E., 6,006.71 meters from Triangulation Station Barcelonita G. & G. S. Cabusao, Camarines Sur. Area one hundred seventy-eight thousand six hundred one (178,601) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 12th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 10th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1396
LRC Record No. N-35317

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor; the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the City Mayor, the City Council, the City Treasurer, the City Fiscal, the City Engineer, Antero San Andres, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur, Antero Sto. Tomas, Igualdad St., Naga City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Ramon V. Hernandez and Leticia L. Hernandez, P. Burgos St., Naga City thru Atty. Luciano M. Maggay, Naga City to register and confirm their title to the following property:

A parcel of land (plan Psu-235551), situated in the City of Naga. Bounded on the NE. by the

P. Burgos Street; on the SE. by the property of Ramon Hernandez; on the SW. by property of Antero San Andres; and on the NW. by the Igualdad Street. Point "1" is N. 34 deg. 09 min. W., 102.34 meters from BLLM 2, Naga Cadastre. Area ninety seven (97) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1356
LRC Record No. N-34110

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila, the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Nabua, Camarines Sur; Fulgencio Fajardo, Juanito Orbita, Ignacio Bearis, Pedro Foliente, San Miguel, Nabua, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Helen O. Beltrano, San Miguel, Nabua, Camarines Sur, to register and confirm her title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of San Miguel, Municipality of Nabua, Province of

Camarines Sur. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-207195). Bounded on the NE. by property of Ignacio Bearis; on the SE. by property of Pedro Foliente; on the SW. by Lot 2; and on the NW. by properties of Fulgencio Fajardo and Juanito Orbita. Point "1" is S. 17 deg. 47 min. E., 360.48 meters from BLLM 4, San Miguel, Nabua, Camarines Sur. Area six hundred sixty-three (663) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-207195). Bounded on the NE. by Lot 1; and on the SE. SW. and NW. by the National Road. Point "1" is S. 17 deg. 47 min. E., 360.48 meters from BLLM 4, San Miguel, Nabua, Camarines Sur. Area forty-three (43) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 10th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ulpiano Sarmiento, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. T-70
LRC Record No. N-34226

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer; Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Clara Velasco, Ildefonso Aserdano, Heirs of Mariano Teoxon, Petronila Berja, Heirs of Alicano Ber-

ja, Caramoan, Camarines Sur; Felipe Velasco, Gregorio Canesa, Anastacio Bramdo or Brando, Hanopol, Caramoan, Camarines Sur; Baldomera Dasmariñas, 27 Zamora Street, Dagupan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Alcjandro H. Galicia, 27 Zamora Street, Dagupan City, thru Atty. Nilo A. Malanayon, Naga City to register and confirm his title to the following properties:

1. A parcel of land (Lot 1, plan Psu-164382, Sheet 1, situated in the Poblacion, Municipality of Caramoan, Province of Camarines Sur. Bounded on the N. by Manapot River; on the SE. by properties of Petronila Berja and the Heirs of Alicano Berja; on the SW. by Provincial Road; and on the NW. by properties of Hdefonso Aserdano and the Heirs of Mariano Teoxon. Point "1" is S. 22 deg. 18 min. E. 805.16 meters from BLLM 1, Caramoan, Camarines Sur. Area one thousand two hundred thirty-five (1,235) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-164382, Sheet 3), with the improvements thereon, situated in the sitio of Bulagsung, Barrio of Hanopol, Municipality of Caramoan, Province of Camarines Sur. Bounded on the NE. by properties of Felipe Velasco and Gregorio Cañesa; on the SE. and S. by the Manapot River; and on the W. and NW. by property of Anastacio Brando. Point "1" is N. 13 deg. 07 min. W., 2,865.00 meters from BLLM 1, Caramoan, Camarines Sur. Area thirty one thousand nine hundred seventy (31,970) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the Municipality of Tigaon, Province of Camarines Sur, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Rafael S. Sison, Judge of said Court, the 13th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1393
LRC Record No. N-35314

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, Maria Lontok, Naga City; the Municipal Mayor, the Municipal Council, Canaman, Camarines Sur; the Highway District Engineer, Araceli A. Olbes, Fernando Olbes, Jr., Simeona Torrecampo, Teofilo Santiago, Jr., Bienvenido Sanchez, Baras, Canaman, Camarines Sur; Rodriga Octaviano Gonzales, 2961 Sta. Mesa Blvd. Manila; Edmundo B. Cea, Nordia Lodge, Baras, Canaman, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Bienvenido Gonzales, 2961 Sta. Mesa Blvd., Manila thru Atty. Joseph L. Abante, Canaman, Camarines Sur to register and confirm his title to the following property:

A parcel of land (plan Psu-214470), situated in the Barrio of Baras, Municipality of Canaman, Province of Camarines Sur. Bounded on the NE. by property of Simeona Torrecampo; on the SE. by property of Edmundo B. Cea; on the S. by property of Maria Lontok; on the SW. by property of Bienvenido Sanchez; and on the NW. by the Provincial Road. Point "1" is S. 19 deg. 21 min. W. 470.18 meters from Boundary Monument Canaman-Magarao, Camarines Sur. Area four hundred twenty nine (429) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 23rd day of December, 1968, at 8:30 o'clock in the forenoon to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded, and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ulpiano Sarmiento, Judge of said Court, the 17th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-588
LRC Record No. N-31251

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, the Heirs of Simoun Baticades, the Heirs of Maria Beluso, Maria B. Delfin, Pontevedra, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose D. dela Cruz, Pontevedra, Capiz, thru Atty. Roberto F. Cordenillo, Roxas City, to register and confirm his title to the following property:

A parcel of land (Lot 611, Pontevedra Cadastre, plan (LRC) SWO-8018), situated in the Barrio of Malag-it, Municipality of Pontevedra, Province of Capiz. Bounded on the NE. by properties of the Heirs of Simon Baticades, the Republic of the Philippines and the Heirs of Maria Beluso; and on the SE. and SW. and NW. by property of the Heirs of Maria Beluso. Point "1" is N. 17 deg. 07 min. E., 656.28 meters from BBM 11, Pontevedra Cadastre. Area forty-one thousand three hundred fifty-eight (41,358) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 9th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose A. Aligaen, Judge of said Court, the 6th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 12th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-117
LRC Record No. N-35222

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Felino Nazareth, Sonidela Malabanan, Agapito Mendoza, Guillermo P. Luna, Santiago Casalme, Agripina Umale, Tagaytay City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Development Bank of the Philippines, represented by Governor Julio V. Macuja, DBP Bldg., David Street, Manila, thru Atty. Jesus A. Avanceña by Atty. Luisito L. Lopez, DBP Bldg., David St., Manila, to register and confirm its title to the following property:

A parcel of land (Lot 3845, Tagaytay Cadastre, plan As-152, with the building and improvements thereon, situated in the District of Sungay, City of Tagaytay. Bounded on the NE. by properties of Santiago Casalme & Agripina Umale and Agapito Mendoza; on the SE. by the Provincial Road; on the SW. by property of Felino Nazareth & Senidela Malabanan; and on the NW. by properties of Agapito Mendoza and Guillermo P. Luna. Point "1" is N. 71 deg. 50 min. E., 3,846.00 meters from BLLM 1, Tagaytay Cadastre. Area thirty thousand eight hundred eighty-nine (30,889) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 16th day of December, 1968, at 8:30 o'clock in the

forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Colayco, Judge of said Court, the 9th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-718
LRC Record No. N-32863

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cebu City; the City Mayor, the City Council, Emeliano P. Ruiz, 319 J. Urgelio Private Road, Cebu City; Heirs of Telesforo Bagano, % Consolacion Bagano, 395 Sanciangeo Street, Cebu City; Heirs of Genoveva Bagano, % Lourdes B. Lao, 57 Urgelio Private Road, Cebu City; Heirs of Arsenio Climaco % Victoriano Climaco, 971 D. Jakosalem St., Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Vicente P. Lao and Antipas B. Lao, Cebu City thru Atty. Eleuteria N. Alfeche, 2nd Floor, Rm. 1, Cebu Coliseum, Leon Kilat St., Cebu City to register and confirm their title to the following property:

A parcel of land (Lot 1442-Z Banilad Friar Land Estate, Psd-3691, with the building and improvements thereon, situated in the Barrio of Sambog, City of Cebu. Bounded on the NE. by property of Emeliano P. Ruiz; on the SE. by property of the Heirs of Arsenio Climaco; on the SW. by property of the Heirs of Telesforo Bagano; and on the NW. by Road Lot-1442-0. Point "1" is S. 30 deg. 28 min. E., 504.72 meters from

Mon. No. 2, Banilad Estate to corner 1. Area five hundred eighty five (585) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 11th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Borromeo, Judge of said Court, the 10th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-802
LRC Record No. N-35453

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cebu City; the Municipal Mayor, the Municipal Council, Heirs of Severina Goco or Soco, % Faustino Goco or Soco, Daniel Cabahug, Heirs of Juan Pepito, % Nicasio Pepito, Victorino Heyrosa, Mandawe, Cebu; and to all whom it may concern:

Whereas, an application has been presented to this Court by Patricia Heyrosa, the spouses Calixto Mendoza and Emilia G. Mendoza; the spouses Rodolfo Crisologo, Jr. and Victorina S. Crisologo, Mandawe, Cebu thru Attys. Mayol and Senining by Atty. Michael Y. Mayol, Mercedes Bldg., Cebu City to register and confirm their title to the following property:

A parcel of land (Plan Psu-190461), situated in the Barrio of Looc, Municipality of Mandawe, Province of Cebu. Bounded on the NE. by A. del Rosario Street; on the SE. by the Heirs of

Severina Soco or Goeo; on the SW. by property of Daniel Cabahug; and on the NW. by the Heirs of Juan Pepito. Point "1" is N. 64 deg. 50 min. E. 1,187.38 meters from BLLM 1, Mandawe, Cebu. Area three thousand three hundred sixty two (3,362) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 21st day of December, 1963, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Amador E. Gomez, Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-803
LRC Record No. N-35454

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the Highway District Engineer, Cebu City; the Municipal Mayor, the Municipal Council, Magdalena Mendoza, Mariano del Castillo, Porferia Ceniza, Nicanor Ouano, Honorato Ceniza, the Heirs of Simon Cortes, Simplicio Bontuyan, Juan Novicio, Andres Yaon, Lorenzo Suico, Mandawe, Cebu; and to all whom it may concern:

Whereas, an application has been presented to this Court by Sergia Ceniza, Paulina Ceniza, Antonio Z. Ceniza, Petronila Ceniza, Leo G. Ceniza, Era Ceniza, Ramon Ceniza, Josefina G. Suico, Mandawe, Cebu City, thru Attys. Michael Y. Mayol & Romulo R. Senining by Atty. Michael Y. Mayol, Mercedes Bldg., Cebu City, to register and confirm their title to the following property:

A parcel of land (Lot 529, II-5121-Amd. 2, plan Ap-12552), with the building and improvements thereon, situated in the Barrio of Maguicay, Municipality of Mandawe, Province of Cebu. Bounded on the NE. by a Municipal Road; on the SE. by a Municipal Road and properties of Magdalena Mendoza and Mariano del Castillo; on the SW. by the Gen. Ricarte Street (Before) Quezon Street (Now); and on the NW. by property of Porferia Ceniza, et al., Lot 549, Hacienda Mandaue, properties of Nicanor Ouano, Honorato Ceniza, et al. Lot 549 Hacienda Mandaue, properties of Nicanor Ouano, Honorato Ceniza, et al. and the Heirs of Simon Cortes. Point "1" is N. 10 deg. 51 min. W., 1,153.53 meters from BLLM 1, Mandaue, Cebu. Area twenty-five thousand forty-four (25,044) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 21st day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Mateo Canonoy, Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-804
LRC Record No. N-35455

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, the Director, Hospicio de San Jose de Barili, Cebu City; Placido Bontuyan, Vicenta Ouano, Leonora Engles, Alfonso Famador, the Heirs of Restituta Tudtud, Con-

rado Tutdud, the Heirs of Jesus Seno, Simon Seno, the Heirs of Luis Ouano, Talamban, Cebu City; Leonarda Mina, Enriquita Plistico, Francisco Villena, Remedios Cimafranca, Elier Rodis, Mabolo, Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Roberto A. Galvez and Jesusa Yap Galvez and Antonio M. Bacalla, Miguel Bacalla, Alicia B. Villena, Maria Clara Bacalla, Carlos M. Bacalla, Mabolo, Cebu City, thru Attys. Michael Y. Mayol & Romulo R. Senining, by Atty. Romulo R. Senining, Mercedes Bldg., Cebu City, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Talamban, City of Cebu. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-188014). Bounded on the N. by the Hospicio de San Jose de Barili; on the SE. by the Provincial Road; on the SW. by property of Leonarda Mina; on the W. by properties of Placido Bontuyan and Vicenta Ouano; and on the NW. by properties of Leonora Engles, Alfonso Famador and the Heirs of Restituta Tutdud. Point "1" is N. 7 deg. 12 min. E., 611.34 meters from BLBM 2, Talamban, Cebu City. Area twenty-two thousand five hundred fifty-nine (22,559) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-188014). Bounded on the N. by the Heirs of Jesus Seno; on the NE. by the Butuanon River; on the SE. by property of Simon Seno and the Butuanon River; on the S. by property of Conrado Tutdud; on the SW. by property of Conrado Tutdud and the Heirs of Luis Ouano; and on the NW. by the Provincial Road and property of the Hospicio de San Jose de Barili. Point "1" is N. 9 deg. 47 min. E., 609.10 meters from BLBM 2, Talamban, Cebu. Area thirty-two thousand five hundred eighty (32,580) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Francisco S. Tantuico, Jr., Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-805
LRC Record No. N-35456

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, the City Mayor, the City Fiscal, the City Council, the City Engineer, the City Treasurer, Cebu City; Roque Saberon, Narciso Saberon, Pedro Saberon, Paula Saberon, Basilio Saberon, Dionisia Saberon, Eutiquio Ouano, Roberta Ouano, Banilad, Cebu City; Deogracias Tenasas, Lahug, Cebu City; Leonarda Mina, Felix Tutdud, Manuel Arcilla, Simon Seno, Manuel Abella, Talamban, Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Canuto Ouano, 6351 North Artesian Avenue, Chicago, Illinois, U.S.A.; Jose Ouano, 4604 South Lawler, Chicago Illinois, U.S.A., represented by Saturnino Ouano, Talamban, Cebu City thru Atty. Filemon L. Fernandez, Suite 106 Cebu Center Bldg., P. Lopez St., Cebu City, to register and confirm their title to the following properties:

1. A parcel of land (Lot 10241, Cebu Cadastre Extension, plan Ap-18776), situated in the Barrio of Talamban, City of Cebu. Bounded on the NE. by property of Leonarda Mina; on the SE. by property of Felix Tutdud; on the SW. by Public Land; and on the NW. by the Provincial Road. Point "1" is N. 10 deg. 51 min. E., 9,242.66 meters from BLLM 1, Cebu Cadastre. Area eight thousand three hundred twenty-one (8,321) square meters, more or less.

2. A parcel of land (Lot 12443, Cebu Cadastre Extension, plan Ap-18777), situated in the Barrio of Banilad, City of Cebu. Bounded on the NE. by an Old Barrio Road; on the SE. by properties of Deogracias Tenasas; on the SW. by the Maliga River; and on the NW. by properties of Roberto

Ouano, Dionisia Saberon, Basilio Saberon, Paula Saberon, Pedro Saberon, Narciso Saberon and Roque Saberon. Point "1" is N. 5 deg. 12 min. E., 5,618.22 meters from BLLM 1, Cebu Cadastre. Area five thousand five hundred ninety-one (5,591) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 21st day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Amador E. Gomez, Executive Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF DAVAO ORIENTAL

Land Registration Case No. N-109
LRC Record No. N-34130

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Mati, Davao Oriental; the Municipal Mayor, the Municipal Council, Dominiciano Aguilar, Mauricio dela Salde, Silverio Julian, Ignacio dela Salde, Ruperto Morales, Vicente Morales, Eligio Buco, Policarpio Morales, Modesto Balog, Nicomedes Morales, Florentino Plaza, Bonifacio Sayman, Ricardo Plaza, Policarpio Emuy, the Heirs of Angel Pansaon, Pio Manguib, Senicio Sayman, Tiburcio Lancian, Patricio Lancian, Patricio Lancian, Sebastian Matilac, Ferando Perez, Agustin Sobiaco, Agapito Mangadlao, the Heirs of Exequiel Gimeno, Vicente Katipunan, Saturnino Ando, the Heirs of Bonifacio Galvez, Epigmenio Galvez, Felipe

Bandayanon, Pedro Tindogan, Luis Manguib, Basilio Lunay, Nicolas Lunay, Gliceria Perez, Asiselo Manguib, Domingo Plaza, Simeon dela Plaza, Ricardo de la Plaza, Wulfrano Peloton, Teodorico Angcasan, Felipe Sayman, Felix Balanay, Francisco Viray, Baganga, Davao Oriental; Avelyn B. Balanay, 197 S. Artiaga St., Davao City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Conralo A. Antonio, 197 S. Artiaga St., Davao City to register and confirm his title to the following property:

A parcel of land (Lot 3644, Baganga Cadastre, plan (LRC) SWO-12499), with the building and improvements thereon, situated in the Barrio of Baculin and Poblacion, Municipality of Baganga, Province of Davao Oriental. Bounded on the NE. by a Public Land and properties of Mauricio dela Salde, Silverio Julian, Ignacio dela Salde, Ruperto Morales Vicente Morales, Eligio Buco, Policarpio Morales, Modesto Balog, Nicomedes Morales, Florentino Plaza, Bonifacio Sayman, Ricardo Plaza, Public Land, properties of Policarpio Emuy, and Heirs of Angel Pansaon, on the E. by properties of the Heirs of Angel Pansaon, Pio Manguib, Senicio Sayman, Tiburcio Lancian, Patricio Lancian, Sebastian Matilao and Ferando Perez; on the SE. by properties of Sebastian Matilao, Agustin Sobiaco, Agapito Mangadlao, Lot 3219, the Pacific Ocean, properties of the Heirs of Exequiel Gimeno, Vicente Katipunan and Saturnino Ando; on the SW. by properties of the Heirs of Bonifacio Galvez, Epigmenio Galvez, Felipe Pandayanon, Pedro Tindogan, Luis Manguib, Public Land, properties of Basilio Lunay, Nicolas Lunay, Ferando Perez, Gliceria Perez, the Pongo Creek, properties of Asiselo Manguib, Domingo Plaza, Simeon de la Plaza, Ricardo de la Plaza, Wulfrano Peloton, Teodorico Angcasan, Felipe Sayman, Felix Balanay, and Francisco Viray; on the NW. by properties of Dominiciano Aguilon. Point "1" is S. 54. deg. 14 min. W., 752.28 meters from BBM 35, Baganga Cad. Area five million, five hundred seventy thousand eight hundred eighty-two (5,570,882) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Davao Oriental, at its session to be held in the Municipality of Mati, Province of Davao Oriental, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Vicente P. Bullecce, Judge of said Court, the 11th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF DAVAO ORIENTAL

Land Registration Case No. N-110
LRC Record No. N-34131

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Mati, Davao Oriental; the Municipal Mayor, the Municipal Council, David Caubang, Juan Apostol, Melecio Lindsay, the Heirs of Glicerio Morales, Juliana Morales, Eugenio Morales, the Heirs of Pablo Manguilob, the Heirs of Leon Morales, Meliton Sango, Gil Morales, Paulino Lancian, the Heirs of Estanislao Lancian, Daniel Junasan, Bruno Lancian, Melecio Lancian, Valentin Bermejo, Mateo Minglana, Pascual Lanaban, Digno Morales, Julia Duliente, Wenceslao Masudog, the Heirs of Isidro Taya, Policarpio Maginlaud, Justo Terio, Justa Damuy, Eugenio Morales, Eugenia Ignacio, Jr., Angela Rojas, Heirs of Nicomedes Apostol, Manuel Lacayan, Pascual Lanaban, Heirs of Nicomedes Apostol, Heirs of Bibiano de la Salde, Nicolas Morales, Heirs of Pascual Morales, Eliseo Apostol Baganga, Davao Oriental; Conrado A. Antonio, 197 S. Artiaga St., Davao City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Avelyn B. Antonio, 197 S. Artiaga St., Davao City to register and confirm her title to the following property:

A parcel of land (Lot 3267, Banganga Cadastre, Cad-288, plan LRC (SWO 12500), situated in the Poblacion, Municipality of Banganga, Province of Davao. Bounded on the NE. by properties of Juan Apostol, Melecio Lindsay, the Pacific Ocean properties of Juliana Morales, Eugenio Morales, the Heirs of Pablo Manguilob, Heirs of Leon Morales, Meliton Sango, Gil Morales, Paulino Lancian, Heirs of Estanislao Lancian, Daniel Junasan, Bruno Lancian, Melecio Lancian, Valentin Bermejo, and Mateo

Minglana; on the SW. by properties of Pascual Lanaban, Digno Morales, Julia Duliente, Wenceslao Masudog and Heirs of Isidro Taya; on the W. by properties of Policarpio Maginlaud, Justo Terio, Justa Damuy, Eugenio Morales, Eugenio Ignacio, Jr., the Paopagon Creek properties of Angela Rojas, Heirs of Glicerio Morales, Manuel Licayan, Pascual Lanaban, Eliseo Apostol, Heirs of Nicomedes Apostol, Eliseo Apostol, Heirs of Bibiana de la Salde, and Nicolas Morales; and on the NW. by properties of Nicolas Morales, Heirs of Pascual Morales and David Caubang. Point "1" is N. 75 deg. 46 min. E. 1,431.50 meters from BLLM 3, Bangagan Cadastre, cad-288. Area four million five hundred sixty eight thousand eighty-nine (4,568,089) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Davao Oriental, at its session to be held in the Municipality of Mati, Province of Davao, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Vicente F. Bullecce, Judge of said Court, the 11th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO

Land Registration Case No. N-636
LRC Record No. N-35047

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, Iloilo City, the Municipal Mayor, the Municipal Council, Macario Perez, Trinidad Seron, Jose Siena, Barcelisa Seron, Damiana Elecanal, Concepcion Sedano, Petronila Palmos,

Tomas Sariego, Miguel Elecanal, Felimon Sasi, Carlos Escasinas, Blasa Sariego, Rufina Escalania, Felicísimo Sarmiento, Martín Sevillo, Máximo Pérez, Inocencio Santioquia, Cruz Gavilangoso, Raymundo Santillana, Basilia Serrano, Andrés Sapipi, Teodoro Sausa, Balbino Siastres, Julian Sedantes, Pedro Sapipi, Ricaredo Sariego, Ramon Sedantes, Margarita Sastrillo, Julio Sefil, the Head Teacher, Bucaya Barrio School, Juan Semilla, Adela Santolaja, Vicente Sefil, Celestina Selivio, Leoncio Hervas, Felix Sasi, the Heirs of Juan Savaris, Jayme Pesongco, Federico Hervas, San Joaquin, Iloilo; and to all whom it may concern:

Whereas, an application has been presented to this Court by Faustina S. Pesongco and Lorenza Seron, San Joaquin, Iloilo, thru Attys. Roque E. Evidente & Jesus G. Evidente by Atty. Jesus G. Evidente, 107 Burgos St., Jaro, Iloilo City, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by properties of Tomas Sariego, et al., Miguel Elicanal and Felimon Sasi; on the E. by properties of Damiana Elicanal and Concepcion Sedano; on the S. by the (Seashore) Guimaras Strait; and on the W. by property of Petronila Palmos. Point "1" is N. 45 deg. 14 min. E., 3,131.57 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area two thousand two hundred eighty-four (2,284) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. and NE. by property of the Municipal Government of San Joaquin (Bucaya Barrio School Site); on the SE. by property of Blasa Sariego; on the S. by the National Highway to Antique; and on the W. by a callejon and Lot 3. Point "1" is N. 44 deg. 40 min. E., 3,235.71 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area nine hundred thirty-five (935) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by Lot 4; on the E. by property of Martín Sevillo, the Municipal Government of San Joaquin (Bucaya Barrio School Site), a callejon and Lot 2; on the S. by the National Highway to Antique; on the SW. by Lots 5 and 6; and on the NW. by Lot 7 and property of Rufina Escalania. Point "1" is N. 42 deg. 13 min. E., 3,267.46 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area twenty-one thousand eighty-five (21,085) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by property of Felicísimo Sarmiento; on the E. by property of Martín Sevillo; on the SE. by Lot 3; and on the NW. by property of Rufina Escalania. Point "1" is N. 42 deg. 39 min. E., 3,326.62 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area one hundred seventy-five (175) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lot 3; on the S. by the National Highway to Antique; on the SW. by property of Máximo Pérez; and on the NW. by Lot 6. Point "1" is N. 43 deg. 10 min. E., 3,125.67 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area thirty-seven (37) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lots 7 and 8; on the SE. by Lot 5; and on the SW. by property of Inocencia Satoquia. Point "1" is N. 41 deg. 20 min. E., 3,118.38 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area one hundred fifty-seven (157) square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. and NW. by property of Raymundo Santillana; on the NE. by property of Basilia Serrano and Rufina Escalania; on the SE. by Lot 3; on the SW. by Lot 6 and property of Cruz Gavilangosa; and on the W. by the Madalum Creek. Point "1" is N. 42 deg. 13 min. E., 3,267.46 meters from BLBM 2, San Joaquin, Iloilo. Area seventeen thousand two hundred sixty-seven (17,267) square meters, more or less.

8. A parcel of land (Lot 8, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by the Catog-an Creek, Lot 18 and property of Teodoro Sausa; on the SE. by property of Balbino Siastres; on the S. by the Tugisan Creek; on the SW. by the Tugisan Creek, Lot 9 and property of Andrés Sapipi; and on the NW. by Lot 10. Point "1" is N. 16 deg. 57 min. E., 1,568.07 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area twenty-three thousand five hundred eighty-one (23,581) square meters, more or less.

9. A parcel of land (Lot 9, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Andrés Sapipi; on the SE. by Lot 8; on the SW. by the Tugisan Creek; and on the W. by property of Julian

Sedantes. Point "1" is N. 16 deg. 57 min E., 1,568.07 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area one hundred sixty-eight (168) square meters, more or less.

10. A parcel of land (Lot 10, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by the Catog-an Creek; on the SE. by Lot 8; on the SW. by property of Andres Sapipi; and on the NW. by property of Julian Sapipi. Point "1" is N. 16 deg. 24 min. E., 1,593.01 meters from BLBM 2, Tiolas; San Joaquin, Iloilo. Area one hundred twenty-six (126) square meters, more or less.

11. A parcel of land (Lot 11, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Balbino Seastres and the Jagacjacan Creek; on the SE. by the National Highway and property of Ricaredo Sariego; on the SW. by the Catog-an Creek; and on the NW. by property of Ramon Sedantes, Lot 12, a dead creek and properties of Pedro Sapipi and Balbino Seastres. Point "1" is N. 28 deg. 00 min. E., 1,653.48 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area thirty-seven thousand one hundred four (37,104) square meters, more or less.

12. A parcel of land (Lot 12, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. and E. by a dead creek and Lot 11; on the SE. by Lot 11; on the SW. by property of Ramon Sedantes; and on the NW. by property of Pedro Sapipi, a dead Creek and Lot 11. Point "1" is N. 28 deg. 00 min. E., 1,653.48 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area one thousand five hundred eleven (1,511) square meters, more or less.

13. A parcel of land (Lot 13, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. and SE. by the Seashore, Guimaras Strait; on the SW. by property of Ricaredo Sariego; and on the NW. by the National Highway to Iloilo. Point "1" is N. 30 deg. 50 min. E., 1,616.60 meters from BLBM 2, Tiolas, San Joaquin Iloilo. Area two thousand five hundred eighty-nine (2,589) square meters, more or less.

14. A parcel of land (Lot 14, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lot 15; on the SE. by Lot 17 and property of Julio Sefil; on the SW. by property of Juan Semilla; and on the NW. by Lot 16 and property of Margarita Sastrillo. Point "1" is N. 30 deg. 25 min. E., 1,846.39 meters from BLBM 2, Tiolas, San Joaquin, Iloilo.

Area three thousand two hundred sixty-one (3,261) square meters, more or less.

15. A parcel of land (Lot 15, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Adela Santoja; on the SW. by Lots 17 and 14; and on the NW. by property of Margarita Sastrillo. Point "1" is N. 32 deg. 16 min. E., 1,868.69 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area two hundred forty-eight (248) square meters, more or less.

16. A parcel of land (Lot 16, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. and SE. by Lot 14; and on the SW. and NW. by property of Julian Sedantes. Point "1" is N. 30 deg. 25 min. E., 1,846.39 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area three hundred thirty-three (333) square meters, more or less.

17. A parcel of land (Lot 17, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lot 15; on the SE. by property of Vicente Sefil; and on the NW. by Lot 14. Point "1" is N. 32 deg. 16 min. E., 1,868.69 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area nineteen (19) square meters, more or less.

18. A parcel of land (Lot 18, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Teodoro Sausa; on the SW. by Lot 8; and on the NW. by the Catog-an Creek. Point "1" is N. 22 deg. 20 min. E., 1,644.29 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area seventy-three (73) square meters, more or less.

19. A parcel of land (Lot 19, plan Psu-219791, Sheet 3), situated in the Sitio of Igoabanijit, Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by property of Federico Hervas; on the NE. by property of Felix Sasi and the Igcabanijit Creek; on the E. by the Igcabanijit Creek and property of Cruz Servidad; on the SE. by the Igcabanijit Creek, property of Cruz Servidad and Lot 21; on the S. and SW. by the Bucaya Creek and property of Alejandro Galeno; and on the NW. by Lot 20; and properties of Celestina Selivio and Leoncio Servas. Point "1" is N. 18 deg. 25 min. E., 3,744.74 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area two hundred thirteen thousand five hundred seventy-three (213,573) square meters, more or less.

20. A parcel of land (Lot 20, plan Psu-219791, Sheet 3), situated in the Sitio of Igcabanijit, Barrio of Bucaya, Municipality of San Joaquin,

Province of Iloilo. Bounded on the SE. by Lot 19; and on the NW. by properties of the Heirs of Juan Savares and Celestina Selivio. Point "1" is N. 10 deg. 57 min. E., 3,931.19 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area five hundred forty-nine (549) square meters, more or less.

21. A parcel of land (Lot 21, plan Psu-219791, Sheet 3), situated in the Sitio of Igcabanijit, Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. and NW. by Lot 19; on the NE. by the Igcabanijit Creek and property of Cruz Servidad; in the SE. by property of Maximo Perez; and on the SW. by the Bucaya Creek and property of Alejandro Galeno. Point "1" is N. 18 deg. 25 min. E., 3,744.74 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area three thousand eighty (3,080) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Iloilo, at its session to be held in the City of Iloilo, Philippines, on the 11th day of December, 1963, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emigdio V. Nietes, Judge of said Court, the 28th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA

Land Registration Case No. N-263
LRC Record No. N-35269

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Ilagan, Isabela; the Municipal Mayor,

the Municipal Council, Maximo F. Serrano, Juan A. Yuzon, Alicia, Isabela; Engracio Manayan, Baniket, Angadanan, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teodora P. Serrano, Alicia, Isabela to register and confirm her title to the following property:

A parcel of land (plan Psu-202266), with the improvements thereon, situated in the Poblacion, Municipality of Alicia, Province of Isabela. Bounded on the NE. by the Provincial Road; on the E. by property of Engracio Manayan; on the SW. by property of Juan A. Yuzon; and on the W. by the Del Pilar Street. Point "1" is N. 68 deg. 10 min. W., 5,546.00 meters from BLLM 1, Baniket, Angadanan, Isabela. Area two hundred eighty-one (281) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo Romero, Judge of said Court, the 24th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. N-370
LRC Record No. N-35258

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer the Public Works District Engineer, the Highway District Engineer,

Santa Cruz, Laguna; the Municipal Mayor, the Municipal Council, Roque Balitactac, Francisco Castro, Benita I. Bautista, Pangil, Laguna; Pelagia Romero, Eugenio Tagle, Arcadio de Guia, Eugenio Tadle, the Manager, Interwood & Veneer Company, Balian, Pangil, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Benjamin Cahapay and Amalia Y. Cahapay, Balian, Pangil, Laguna, thru Attys. Gagalang & San Juan by Atty. Renato V. Gagalang San Juan, Kalayaan, Laguna, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-210922), situated in the Barrio of Balian, Municipality of Pangil, Province of Laguna. Bounded on the NE. by a river; on the SE. by property of Roque Balitactac; on the SW. by the San Marcos Street; and on the NW. by property of Pelagia Romero. Point "1" is N. 28 deg. 54 min. W., 175.37 meters from BLBM 1, Balian, Pangil, Laguna. Area one hundred ninety-five (195) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-210922), situated in the Barrio of Balian, Municipality of Pangil, Province of Laguna. Bounded on the NE. by property of Arcadio de Guia; on the SE. by a creek; on the SW. by property of Francisco Castro; and on the NW. by property of Benita I. Bautista. Point "1" is N. 23 deg. 47 min. W., 266.18 meters from BLBM 1, Balian, Pangil, Laguna. Area one hundred sixteen (116) square meters, more or less.

3. A parcel of land (plan Psu-210923), situated in the Barrio of Isla, Municipality of Pangil, Province of Laguna. Bounded on the NE. by property of Eugenio Tadle; on the SE. by the Bambang Hari Creek; on the SW. by property of the Interwood & Veneer Co.; and on the NW. by the Pangil River. Point "1" is N. 63 deg. 07 min. W., 678.09 meters from BLBM 1, Balian, Pangil, Laguna. Area six hundred sixty-five (665) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the Municipality of Santa Cruz, Province of Laguna, Philippines, on the 17th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio Nafawa, Judge of said Court, the 10th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LANA O DEL NORTE

Land Registration Case No. N-23
LRC Record No. N-35197

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Iligan City; the Municipal Mayor, the Municipal Council, Kapatagan, Lanao del Norte; the Manager, San Diego & Sons, Inc., Maximo Tapdasan, Constancio Subsuban, Fidel Mancio, Placido Enerio, Anastacia Olmo, Julian Enerio, Eutiquio Tumapon, Gregoria Enerio, Margos, Kapatagan, Lanao del Norte; and to all whom it may concern:

Whereas an application has been presented to this Court by Dominador de la Cruz, Margos, Kapatagan, Lanao del Norte, thru Atty. Francisco Ma. Garcia, Iligan City to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Margos, Municipality of Kapatagan, Province of Lanao del Norte. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-191424 Amd.). Bounded on the N. by San Diego & Sons Inc.; on the SE. by properties of Maximo Tapdasan; on the S. by properties of Constancio Subsuban and Fidel Mancio; on the SW. by properties of Placido Enerio and the Cebuano Barracks (Public Land); and on the NW. by property of Julian Enerio (before) Dominador de la Cruz (now). Point "1" is N-78 deg. 35 min. E. 2,874.00 meters from BLLM 21, Aurora Public Lands Subdivision, Pls-61. Area two hundred sixty two thousand eight hundred fifty one (362,851) square meters, more or less.

2. A parcel of land (plan Psu-198809). Bounded on the NE. and NW. by property of the San Diego & Sons, Inc.; on the SE. by property of Dominador

de la Cruz; on the S. by the Cebuano Barracks, Public Lands Subdivision, Pls-61; and on the SW. by properties of Eutiquio Tumapon and Gregorio Enerio. Point "1" is N-76 deg. 14 min. E. 2,330.28 meters from BLLM 21, Aurora Public Lands Subdivision, Pls-61. Area one hundred ninety thousand one hundred sixty (190,160) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Lanao del Norte, at its session to be held in Iligan City, Philippines on the 4th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Hernando Pineda, Judge of said Court, the 20th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38,39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1081

LRC Record No. N-35175

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Governor, Central Bank of the Philippines, the General Manager, Philippine National Railways, Manila; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Abelardo Jacalan, Joaquin Ortega, Jr., Rev. Fr. Alejo Umel, Juan Valdez, Consuelo Galvez, Florentina Mateo Peralta, Nicolas Pijo, Gregorio Pijo, Juvenal K. Guerrero, Saturnino Flores, the Heirs of Hipolito Flores, % Mariano or Dalmacio Flores, San Fernando, La Union; the District Land Office No. 3, Baguio City; Mercedes Aquino, Juan P. Aquino, Carlatan, San Fernando, La Union; Romana Ancheta, Ernesto Hernan, Armanda Eslava Galletto, Ilocano Sur, San Fernando, La Union; Con-

suelo Eslava, San Juan, La Union; Pastor Ordinario, Bangar, La Union; Maria Glass, Sacyud, San Fernando, La Union; Maria D. Guron, Aurora G. Calub, Burgos St., San Fernando, La Union; Rufo Espinosa, 181-B Burgos St., San Fernando, La Union; Oscar Fantastico, 181-A Burgos St., San Fernando, La Union; Artemio Jacalan, 661 P. Leoncio St., Manila; Pastor Ordinario, Tanque, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pedro G. Peralta, San Fernando, La Union, to register and confirm his title to the following properties with the buildings and improvements thereon:

1. A parcel of land (Lot 1, plan Psu-123976), situated in the Barrio of Ilocano Sur, Municipality of San Fernando, Province of La Union. Bounded on the N. by Lot 2; on the SE. by property of Artemio Jacalan; on the S. by property of the Heirs of Joaquin Ortega, Sr.; and on the NW. by properties of Romana Ancheta, Ernesto Hernan and Estanislao Eslava. Point "1" is N. 51 deg. 21 min. W., 375.20 meters from BLLM 1, San Fernando, La Union. Area five hundred sixty-eight (568) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-123976), situated in the Barrio of Ilocano Sur, Municipality of San Fernando, Province of La Union. Bounded on the N. by the Provincial Road; on the SE. by property of Artemio Jacalan; on the S. by Lot 1; and on the NW. by property of Estanislao Eslava. Point "1" is N. 51 deg. 21 min. W., 375.20 meters from BLLM 1, San Fernando, La Union. Area thirty (30) square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the N. by property of Alejo Umel; on the E. by the property of Juan P. Aquino; on the W. by property of Pastor Ordinario. Point "1" is N. 69 deg. 09 min. E., 387.46 meters from BLLM 1, San Fernando, La Union. Area one hundred eighty-four (184) square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the NE. by property of Alejo Umel; on the E. by Lot 3; on the S. by Lot 5; and on the W. by Lot 1. Point "1" is 69 deg. 50 min. E., 396.25 meters from BLLM 1, San Fernando, La Union. Area one hundred seventy-nine (179) square meters, more or less.

5. A parcel of land (Lot 3, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded

on the NE. by property of Alejo Umel; on the E. by Lot 4; on the S. by Lot 5; and on the W. by Lot 2. Point "1" is N. 70 deg. 29 min. E., 405.15 meters from BLLM 1, San Fernando, La Union. Area one hundred seventy (170) square meters, more or less.

6. A parcel of land (Lot 4, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the NE. by property of Alejo Umel; on the E. by the property of Juan P. Aquino; on the S. by Lot 5; and on the W. by Lot 3. Point "1" is N. 71 deg. 06 min. E., 414.10 meters from BLLM 1, San Fernando, La Union. Area one hundred sixty-three (163) square meters, more or less.

7. A parcel of land (Lot 5, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the N. by Lots 1, 2, 3 and 4; on the E. by the property of Juan P. Aquino; on the S. by the Rizal Street; and on the W. by the property of Pastor Ordinario. Point "1" is N. 69 deg. 21 min. E., 386.72 meters from BLLM 1, San Fernando, La Union. Area fifty-nine (59) square meters, more or less.

8. A parcel of land (plan Psu-128466), situated in the Barrio of Sevilla, Municipality of San Fernando, Province of La Union. Bounded on the N. by properties of Juan Valdez and Consuelo Galvez; on the E. by property of Saturnino Flores; on the S. by property of the Hcirs of Hipolito Flores; and on the W. by the National Road. Point "1" is S. 4 deg. 34 min. E., 2,759.62 meters from BLLM 1, San Fernando, La Union. Area seven hundred fifty-four (754) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 23rd day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 28th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1082

LRC Record No. N-35345

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Rosario Jubilado, Emilia E. Jubilado, Federico Lubiano, Florenda Lubiano Hufano, Crisanta J. Ochoco, San Fernando, La Union; Juana A. Garcia, 279 Rizal Avenue, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Apolinario G. Garcia, 279 Rizal Avenue, San Fernando, La Union, thru Atty. Marcelino B. Florentino, San Fernando, La Union, to register and confirm his title to the following property:

A parcel of land (plan Psu-235585), situated in the Barrio of Lingsat, Municipality of San Fernando, Province of La Union. Bounded on the N. by a Private Alley and property of Rosario Jubilado; on the NE. by property of Emilia E. Jubilado; on the S. by property of Federico Lubiano and Florenda L. Hufano; and on the SW. by property of Crisanta V. Ochoco. Point "1" is N. 16 deg. 00 min. W., 3,004.28 meters from BLLM 1, San Fernando, La Union. Area two hundred thirty-two (232) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 3rd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Flores, Judge of said Court, the 12th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. N-1083
LRC Record No. N-35350

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Modesta A. Macagba % Andrea N. Vda. de Macagba, Daprosa (Dafrosa) Valdez, Antonia Alviar, Leon Alviar, Abelardo Casuga, Gerarda Lopez Macagba, Medin O. Bullan, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Samuel P. Macagba, Reynalda M. Bullan, San Fernando, La Union thru Atty. Norberto B. Pua, Lerma Bldg., San Fernando, La Union to register and confirm their title to the following property:

A parcel of land (plan Psu-230157), with the building and improvements thereon, situated in the Barrio of Carlatan, Municipality of San Fernando, Province of La Union. Bounded on the E. and SE. by property of Modesta Macagba; on the SW. by the Provincial Road; on the W. by properties of Daprosa or Dafrosa Valdez, Antonia Alviar and Leon Alviar; and on the NW. by property of Abelardo Casuga. Point "1" is N. 17 deg. 03 min. W., 307.47 meters from Bridge No. 26, San Fernando, La Union. Area two thousand five hundred twenty-three (2,523) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 6th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place

aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 12th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. A-76
LRC Record No. N-35392

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, the Municipal Council, Ruben Maglaya, Patrocinio Maglaya, Mariano Fernandez, Catalina Carbonell, Catalina Arreola, Margarita Pombuena, Caba, La Union; Juan Orendain, 24 J. Abad Santos, Quezon City and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Santiago M. Galope and Adelina P. Galope, Caba, La Union, thru Atty. Nicolas de Guzman, 30 Miller St., San Francisco del Monte, Quezon City to register and confirm their title to the following properties:

Two (2) parcels of land, with the building and improvements thereon, situated in the Barrio of Santiago Norte, Municipality of Caba, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-221100). Bounded on the N. and NW. by property of Juan Orendain; on the E. by a Callejon and property of Ruben Maglaya and Patrocinio Maglaya; on the S. by property of Mariano Fernandez; and on the W. by property of Catalina Carbonell. Point "1" is S. 72 deg. 34 min. W., 735.82 meters from BLLM 1, Caba, La Union. Area two thousand eight hundred forty-nine (2,849) square meters, more or less.

Leonardo, Nueva Ecija, thru Atty. Sergio C. De-noga, Gapan, Nueva Ecija, to register and confirm her title to the following property:

A parcel of land (plan Psn-80536), situated in the Barrio of Sto. Tomas, Municipality of Jaen, Province of Nueva Ecija. Bounded on the N. by the Sapang Cincinco; on the NE. by property of Modesta Piad; on the SE. by the Sapang Abot; and on the SW. by property of Jose Piad. Point "1" is S. 75 deg. 28 min. W., 7,004.33 meters from BLM 1, Sta. Rosa. Area twenty-nine thousand five hundred seventy-four (29,574) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, at its session to be held in the Municipality of Gapan, Province of Nueva Ecija, Philippines, on the 19th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Mariano V. Benedicto, Judge of said Court, the 1st day of July, in the year 1968. Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, Jr.

Acting Commissioner
Land Registration Commission

By: Jesus A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-832

LRC Record No. N-35412

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Heirs of Cayetano Guinto, Teodora G. Vda. de Sunga, Heirs of Dr. Ciriaeo Gunguena, Nicamor Guevara, Severina Pabalate, Heirs of Casimiro Bustos, Masantol, Pampanga; and to all whom it may concern: Whereas, an application has been presented to this Court by Esteban Guinto, Masantol, Pampanga

ing property:
A parcel of land (Lot 34, Masantol Cadastre, plan Ap-15236), with the building and improvements thereon, situated in the Poblacion, Municipality of Masantol, Province of Pampanga. Bounded on the NE. by property of the Heirs of Casimiro Bustos et al.; on the SE. by properties of Esteban Guinto vs. Nicamor Guevara, vs. Teodora G. Vda. de Sunga and Esteban Guinto vs. Teodora G. Vda. de Sunga; on the SW. by the Municipal Road; and on the NW. by property of the Heirs of Cayetano Guinto vs. Esteban Guinto. Point "1" is N. 76 deg. 46 min. E., 32.41 meters from BLM 1, Masantol Cadastre. Area seven hundred fifty-five (755) meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge of said Court, the 17th day of July, in the year 1968. Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, Jr.

Acting Commissioner
Land Registration Commission

By: Jesus A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-835

LRC Record No. N-35415

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Josefa Limson or Limin, Es-teban Lapid, Balbina Garcia, Romana Cruz, Guagua, Pampanga; Angela Sunglao Vda. de

2. A parcel of land (plan Psn-225148). Bounded on the N. by property of Catalina Arreola; on the E. by a Barrio Road; on the S. by the Diego Silang; and on the W. by property of Margarita Pomuena. Point "1" is S. 70 deg. 11 min. W., 1,010.14 meters from BLM 1, Caba, La Union. Area five hundred seven (507) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 10th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Santiago Ranada, Judge of said Court, the 20th day of July, in the year 1968.

Attest:
Gregorio Bilog, Jr.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division [38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. N-1085
LRC Record No. N-35394
NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, San Fernando, La Union; Cirila Pundo, Napoleon Vilaoan, Esther I. Montemayor, the Principal, Canaay Elementary School, Felipe Gurtiza, Adriano Flores, Modesta Gurtiza, Canaay, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Fernin Gurtiza, Canaay, San Fernando, La Union, to register and confirm his title to the following property:
A parcel of land (Lot 2, plan Psn-223066), with the building and improvements thereon, situated in the Barrio of Canaay, Municipality of San Fernando, La Union, to register and confirm his title to the following property:
A parcel of land (Lot 2, plan Psn-223066), with the building and improvements thereon, situated in the Barrio of Canaay, Municipality of San Fernando, La Union, to register and confirm his title to the following property:

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handed, Province of La Union. Bounded on the NE. by a Callejon and properties of Irena Gurtiza, Cirila Pulido, Napoleon Vilaoan and Esther Y. Montemayor; on the E. by property of Municipal Government of San Fernando (Canaay Elementary School); on the SE. by properties of Felipe Gurtiza; on the SW. by properties of Felipe Gurtiza and Adriano Flores; and on the NW. by property of Modesta Gurtiza. Point "1" is S. 31 deg. 20 min. W., 2,697.60 meters from BLM 1, San Fernando, La Union. Area six thousand eight hundred eighty-nine (6,889) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 9th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalán, Judge of said Court, the 17th day of July, in the year 1968.
Issued at Quezon City, Philippines, this 26th day of August, 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIZA
Land Registration Case No. GP-87
LRC Record No. N-35228
NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, Manila; the Reforestation Administration, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Office, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Jacn, Nueva Eciza; Jose Piao, Modesto or Modesta Piao, Tampo, San Leonardo, Nueva Eciza; Maita Piao, Sto. Tomas, Jacn, Nueva Eciza; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisca Garcia, Mambanganan, San

Salazar, Santo Niño, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Conrado S. Salazar, Guagua, Pampanga, to register and confirm his title to the following property:

A parcel of land (plan Psu-172011), with the building and improvements thereon, situated in the Barrio of Santo Niño, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by property of Josefa Limin or Limson; on the SE. by the Provincial Road; on the SW. by property of Balbina Garela; and on the NW. by property of Esteban Lapid. Point "1" is S. 16 deg. 02 min. W., 334.18 meters from BLLM 1, Guagua, Pampanga. Area one hundred fifty-one (151) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. M. G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-836
LRC Record No. N-35416

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Simplicio Sunga, Rosendo Santos, Rafael Ocampo, Eligio Montero, Ignacio

Santiago and Hilario, Macabebe, Pampanga; Juan Uy, San Gabriel, Macabebe, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Oliva Cajanding Uy, San Gabriel, Macabebe, Pampanga, assisted by Attys. Pineda, Pineda, Pineda, by Atty. Romeo P. Pineda, Suites 617-618 May Bldg., 834 Rizal Avenue, Manila to register and confirm her title to the following property:

A parcel of land (plan Psu-164870), situated in the Poblacion, Municipality of Macabebe, Province of Pampanga. Bounded on the N. by property of Simplicio Sunga; on the E. by property of Rosendo Santos; on the SE. by property of Eligio Montero; on the S. by properties of Ignacio Santiago and Hilario Cajanding; and on the W. by the Domingo Sunga Street. Point "1" is N. 16 deg. 57 min. W., 173.64 from BLLM 1, Macabebe, Pampanga. Area six hundred fourteen (614) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. M. G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-837
LRC Record No. N-35417

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District

Engineer, the Provincial Land Officer, San Fernando, Pampanga; Jacobo Castor, Francisca Tablante, Jose Castor, Cesar Castor, Mercedes Arroyo, the Parish Priest, Roman Catholic Church, Joaquin Billones, Candaba, Pampanga, and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Carmen P. Castor, Candaba, Pampanga to register and confirm her title to the following property:

A parcel of land (Lot 4, plan Psu-217127), with the improvements thereon, situated in the Barrio of Paligui, Municipality of Candaba, Province of Pampanga. Bounded on the NE. by properties of Jose Castor (before) Maria Castor (now) and a sapa; on the SE. by a sapa; on the S. and SW. by Bahay Pari River and property of Mercedes Arroyo; and on the W. by properties of Cesar Castor and Francisca Tablante. Point "1" is S. 30 deg. 52 min. E., 4,359.60 meters from BLLM 1 Candaba. Area nine hundred forty two thousand five hundred eighty one (942,581) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Aguilar, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-388

LRC Record No. N-35418

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public

Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Guagua, Pampanga; Vicente Garcia, Raymundo Sibug, Rosalia Baluyut, Sta. Filomena, Guagua, Pampanga; National Food Products, c/o Board of Liquidators, 220 Tanduay St., Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Genaro Morales, Sta. Filomena, Guagua, Pampanga to register and confirm his title to the following property:

A parcel of land (Lot 14, Psu-121622), situated in the Barrio of Sta. Filomena, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by property of Vicente Garcia; on the SE. by property of the National Food Products Corporation; on the SW. by property of Raymundo Sibug; and on the NW. by property of the National Food Products Corporation and the Park Playground. Point "1" is N. 34 deg. 13 min. E., 486.83 meters from BLLM 2, Guagua, Pampanga. Area one hundred fifty one (151) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-844

LRC Record No. N-35423

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial

Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Highway District Engineer, the Public Works District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Severina Tiamson, Luisa Tiamson, Guillermo Limson, Manuel J. Cancio, Dulce Mercado, Soledad Limson, Soledad Basco, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jorge Juco, Emilia T. Juco, Angela T. Juco, Jose T. Juco, Carlos T. Juco, Conrado T. Juco, and Amado T. Juco, Guagua, Pampanga thru Atty. Juan G. Lagman, Guagua, Pampanga, to register and confirm their title to the following property:

A parcel of land (plan Psu-148241), with the improvements thereon, situated in the Barrio of Sto. Cristo, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by property claimed by Severina & Luisa Tiamson; on the SE. and SW. by property of Guillermo Limson; and on the NW. by the McKinley Street. Point "1" is S. 39 deg. 02 min. W., 54.42 meters from B.L.L.M. 1, Guagua, Pampanga. Area one hundred fifty-two (152) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968 at 8:30 o'clock in the forenoon, to show cause, if any you have why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded, and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge Presiding of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-809
LRC Record No. N-35591

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of For-

estry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, Priso David & Bros., San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Francisco Dizon, Fausto Martin, Eladio or Elodio Garcia, Angel Galang, Angel Garcia, Bernardo Dizon, Marcelino Garcia, Perpetua Suba, Pedro Mendoza, Juan Galang, Fausto or Fausta Pañgan, Cornelia Mallari, Faustine Garcia, Amado Castillo, Marcelino Balatbat, Maximo Balatbat, Saturnina Mallari, Elena Mallari, Eugenio Gomez, Cristina Pañgan, Mariano Venzon, Mariano Pabalan, Francisca Mallari, Sta. Ana, Pampanga; Pilar Cerera or Cirera de Santos, the Parish Priest, the Roman Catholic Church, Dominga Vda. de Garcia, Rosenda A. Santos, Herminio Venzon, the Heirs of Joaquin Singian, Pilar Vda. de Santos, Emilio A. Santos, Jose Garcia, the Heirs of Rosa Santos, Arayat, Pampanga; Dr. Felixberto A. Mercado, No. 1655 San Marcelino, Malate, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rosario A. Santos, 1655 San Marcelino, Malate, Manila, thru Atty. Fausto D. Laquian, San Fernando, Pampanga, to register and confirm her title to the following properties:

1. A parcel of land (Lot 1, plan Psu-209176, Sheet 1), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of Francisco Dizon; on the E. by property of Fausto Martin; on the SW. by property of Eladio Garcia; and on the W. by property of Angel Galang. Point "1" is S. 22 deg. 45 min. E., 1,064.17 meters from M.B.M. 4, Arayat Cadastre. Area six thousand sixty-nine (6,069) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-209176, Sheet 2), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of Pilar Cirera Vda. de Santos; on the E. by property of Francisco Dizon; on the SW. by properties of Marcelino Garcia and Francisco Dizon; and on the NW. by properties of Bernardo Dizon and Eladio or Elodio Garcia. Point "1" is S. 19 deg. 47 min. E., 804.06 meters from M.B.M. 4, Arayat Cadastre. Area fourteen thousand five hundred seventy-six (14,576) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-209176, Sheet 3), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of Perpetua Suba; on the E. by properties of Perpetua Suba and Francisco Dizon; and on the SW. W. by property

of Francisco Dizon. Point "1" is S. 7 deg. 16 min. W., 1,227.50 meters from M.B.M. 4, Arayat Cadastre. Area seven thousand four hundred thirty-eight (7,438) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-209176, Sheet 4), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by properties of Pedro Mendoza and Fausto Martin; on the NE. by property of the Roman Catholic Church; on the E. and SE. by property of Francisco Dizon; on the SW. by properties of Francisco Dizon and Juan Galang; and on the W. by property of Juan Galang. Point "1" is S. 2 deg. 08 min. W., 1,238.11 meters from M.B.M. 4, Arayat Cadastre. Area nine thousand two hundred sixteen (9,216) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-209176, Sheet 5), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by properties of Dominga Vda. de Garcia and Francisco Dizon; on the SE. by properties of Francisco Dizon and Fausto Pañgan; on the SW. by property of Fausto Pañgan; and on the NW. by an Irrigation Canal. Point "1" is S. 25 deg. 55 min. W., 984.90 meters from M.B.M. 4, Arayat Cadastre. Area forty-nine thousand six hundred seventy (49,670) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-209176, Sheet 6), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. and SW. by properties of Rosenda A. Santos; on the SE. by property of Cornelio Mallari; and on the NW. by property of Eladio Garcia. Point "1" is S. 35 deg. 23 min. W., 686.58 meters from M.B.M. 4, Arayat Cadastre. Area three thousand two hundred twenty-two (3,222) square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-209176, Sheet 7), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by properties of Precioso David & Bros., Juan Galang and Herminiano Venzon; on the SE. by property of Herminiano Venzon; on the SW. by properties of the Heirs of Joaquin Singian, Herminiano Venzon, Faustino Garcia and Amado Castillo; and on the NW. by property of Eladio Garcia. Point "1" is S. 42 deg. 31 min. E., 687.12 meters from M.B.M. 4, Arayat Cadastre. Area sixty-three thousand nine hundred seventy-five (63,975) square meters, more or less.

8. A parcel of land (Lot 8, plan Psu-209176, Sheet 8), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by property of the Heirs of Joaquin Singian; on the SE. by properties of the Heirs of Joaquin Singian and Pilar Vda. de Santos; on the SW. by property of Marcelino Balatbat; and on the NW. by property of Maximo Ba-

latbat and the Heirs of Joaquin Singian. Point "1" is S. 34 deg. 17 min. E., 752.80 meters from M.B.M. 4, Arayat Cadastre. Area six thousand two hundred sixty-three (6,263) square meters, more or less.

9. A parcel of land (Lot 1, plan Psu-209177), situated in the Barrio of Sto. Rosario, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by property of Emilio A. Santos; on the E. by an Irrigation Ditch; on the SE. and SW. by property of Saturnina Mallari; and on the W. by properties of Elena Mallari and Jose Garcia. Point "1" is identical to M.B.M. 6, Arayat Cadastre, Cad. 231. Area five thousand two hundred and sixty-five (5,265) square meters, more or less.

10. A parcel of land (Lot 2, plan Psu-209177), situated in the Barrio of Sto. Rosario, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. and SE. by property of Eugenio Gomez; on the SW. and W. by an Irrigation Ditch. Point "1" is S. 63 deg. 45 min. E., 8.27 meters from M.B.M. 6, Arayat Cadastre, Cad. 231. Area four thousand four hundred five (4,405) square meters, more or less.

11. A parcel of land (Lot 2, plan Psu-98962), situated in the Barrio of San Isidro, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by Lot 3; on the E. by property of Emilio A. Santos; and on the SW. by property of the Heirs of Rosa Santos. Point "1" is S. 88 deg. 17 min. E., 404.55 meters more or less, from M.B.M. 2, Arayat Cad. 231. Area nine hundred (900) square meters, more or less.

12. A parcel of land (Lot 3, plan Psu-98962), situated in the Barrio of San Isidro, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of the Heirs of Rosa Santos (Emilio A. Santos); on the S. by Lot 2 and property of the Heirs of Rosa Santos; and on the SW. by property of the Heirs of Rosa Santos. Point "1" is S. 88 deg. 17 min. E., 404.55 meters more or less, from M.B.M. 2, Arayat Cad. 231. Area six hundred forty-seven (647) square meters, more or less.

13. A parcel of land (plan Psu-164072), situated in the Barrio of Sto. Rosario, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. and NE. by Canal Paratum (Emilio A. Santos & Francisco Mallari) and property of Francisco Mallari; on the E. by the Sapang Inumang Baca; on the SW. by properties of Cristina Pañgan and Mariano Pabalan; and on the NW. by property of Mariano Venzon. Point "1" is S. 55 deg. 34 min. W., 823.15 meters from M.B.M. 4, Arayat Cadastre. Area forty-two thousand two hundred forty-one (42,241) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Prov-

ince of Pampanga, Philippines, on the 6th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Malcolm G. Sarmiento, Presiding Judge of said Court, the 9th day of September, 1968.

Issued at Quezon City, Philippines, this 10th day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-843

LRC Record No. N-35422

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Francisco Mangalindan, Cesario Mangila, Ladislao Magpayo, Eugenio Magpayo, Martina Peña, Sexmoan, Pampanga; Maxima Vda. de Blas, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Nicanor Magpayo and Tomasa Carlos, Sexmoan, Pampanga thru Atty. Federico B. de Jesus, Bacolor, Pampanga to register and confirm their title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of San Antonio, Municipality of Sexmoan, Province of Pampanga. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-132527). With the improvements thereon, situated in the Municipality of Sexmoan, Province of Pampanga. Bounded on the NE. by Jesus Mangila (before),

Francisco Mangalindan (now); on the E. by Limasan River; on the SW. by the Estero Sucul; and on the NW. by Cesario Mangila and Martina Peña. Point "1" is S. 4 deg. 01 min. E., 1,747.20 meters from Bell Tower of Sexmoan, Pampanga. Area forty seven thousand seven hundred thirty five (47,735) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-132527). With the improvements thereon, situated in the Municipality of Sexmoan, province of Pampanga. Bounded on the N. and W. by property of Cesario Mangila; and on the SE. by property of Maxima Vda. de Blas and Public Land. Point "1" is S. 2 deg. 08 min. E., 2,041.82 meters from BLLM 1, Sexmon, Pampanga. Area seven thousand five hundred thirty seven (7,537) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Malcolm G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-938

LRC Record No. N-35224

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipa

Mayor, the Municipal Council, Manaoag, Pangasinan; Bartolome Gajeton, Manuela Allado, Yatyat, Manaoag, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Dalmacio D. Gajeton and Petra G. Gajeton, Butao, Cuyapo, Nueva Ecija, thru Atty. Bernardo F. Mendoza, Manaoag, Pangasinan, to register and confirm their title to the following property:

A parcel of land (plan Psu-165109), situated in the Barrio of Yatyat, Municipality of Manaoag, Province of Pangasinan. Bounded on the N. by the Cañon Irrigation Canal; on the E. by property of Bartolome Gajeton and an Old Bed Ditch; on the S. by property of Manuela Allado; and on the W. by property of Bartolome Gajeton and an Old Bed Ditch. Point "1" is S. 20 deg. 59 min. E., 6,151.00 meters from B.L.B.M. 1, Maraboc, Manaoag, Pangasinan. Area thirteen thousand six hundred eighteen (13,618) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-989
LRC Record No. N-35225

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District

Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Sta. Barbara, Pangasinan; Maria Garcia, Juanita Solis, Aquilina Arungay, Tuliao, Sta. Barbara, Pangasinan; the Heirs of Ramon Bautista, Bued, Sta. Barbara, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domingo Garcia, Tuliao, Sta. Barbara, Pangasinan, thru Atty. Roger A. Donagas, Mangaldan, Pangasinan, to register and confirm his title to the following property:

A parcel of land (plan Psu-232323), situated in the Barrio of Tuliao, Municipality of Sta. Barbara, Province of Pangasinan. Bounded on the N. by the Provincial Road; on the SE. by property of Juanita Solis; on the SW. by properties of Juanita Solis and the Heirs of Ramon Bautista; and on the NW. by property of Maria Garcia. Point "1" is N. 8 deg. 12 min. W., 872.28 meters from B.L.L.M. 1, Sta. Barbara, Pangasinan. Area seven hundred seven (707) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 12th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Sixto A. Domondon, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-993
LRC Record No. N-35229

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public

Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, San Fabian, Pangasinan; Dionisia Aquino, Braulio Mayuga, Juan Desear Abrogar, Maria Ungria, Leonida Ungria, Angio, San Fabian, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Antonio Aquino and Teodora Calicdan and Ramon Aquino, and Lourdes Aquino, Longos, San Fabian, Pangasinan, thru Atty. Demetrio F. Almazan, San Fabian, Pangasinan to register and confirm their title to the following property:

A parcel of land (plan Psu-194876), situated in the Barrio of Angio, Municipality of San Fabian, Province of Pangasinan. Bounded on the NE. by property of Braulio Mayuga; on the SE. and SW. by property of Juana Desear Abrogar; and on the NW. by property of Dionisia Aquino. Point "1" is S. 61 deg. 21 min. E., 1,905.83 meters from B.L.L.M. 1, San Fabian, Pangasinan. Area five thousand three hundred one (5,301) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-994
LRC Record No. N-35230

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administra-

tion, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Domingo de Vera, Nicolasa de Vera, Felix de Vera, Anita de Vera, Mangaldan, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Manuel L. de Vera, Legarda St., Mangaldan, Pangasinan, thru Atty. Luis E. Serafica, Tanopo, Serafica, Sañez & Guiang Law Office, 2nd Floor, Caoili Bldg., Dagupan City, to register and confirm his title to the following property:

A parcel of land (plan Psu-211275), situated in the Poblacion, Municipality of Mangaldan, Province of Pangasinan. Bounded on the NE. by properties of Nicolasa de Vera and Anita de Vera; on the SE. by the Legarda Street; and on the SW. and NW. by property of the Heirs of Domingo de Vera. Point "1" is N. 35 deg. 47 min. W., 302.70 meters from B.L.L.M. 1, Mangaldan, Pangasinan. Area two hundred eighty-three (283) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-879
LRC Record No. N-34885

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Admini-

istration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, the Municipal Council, Marcial Punzalan, Tiaong, Quezon; Pedro Isabedra, Cecilio Hernandez, Myrna Cueto, Umali Street, Tiaong, Quezon; Isidro Hernandez, Francisco Ruiz, Luna Street, Tiaong, Quezon, Leogarda Alcuran, Doña Tating St., Tiaong, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lorenzo Lopez, Doña Tating St., Tiaong, Quezon, thru Atty. Romulo A. Lopez, Tiaong, Quezon, to register and confirm his title to the following property:

A parcel of land (plan Psu-169505) with the building and improvements thereon, situated in the Poblacion, Municipality of Tiaong, Province of Quezon. Bounded on the NE. by properties of Pedro Isabedra and Cecilio Hernandez (before) Myrna Cueto (now); on the SE. by property of Isidro Hernandez (before) Francisco Ruiz (now) on the SW. by the J. Luna Street; and on the NW. by the P. Cantos Street. Point "1" is N. 64 deg. 02 min. E., 240.26 meters from BLLM 7, Tiaong, Quezon. Area five hundred ninety (590) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 10th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 8th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 4th day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6431
LRC Record No. N-35260

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Public Works District Engineer, the Provincial Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Alfredo Suno or Sumo, Patricio Suno or Sumo, Maximino Suno or Sumo, E. Jacinto St., Bambang, Pasig, Rizal; Juanita Jabson, A. Luna St., Bambang, Pasig, Rizal; Pilar de Leon, No. 2 Meralco Road, Bambang, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Irineo B. Geronimo, No. 2 Meralco Road, Bambang, Pasig, Rizal, and the spouses Francisco Soriente and Leona de Leon, E. Jacinto St., Bambang, Pasig, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 4, plan Psu-124816), situated in the Barrio of Bambang, Municipality of Pasig, Province of Rizal. Bounded on the N. by Lot 7 (property of Alfredo Sumo); on the E. by property of Juanita Vda. de Jabson; on the S. by Lot 1 (property of Patricio Sumo); and on the W. by Lot 5 (property of Maximino Sumo). Point "1" is S. 68 deg. 00 min. E., 135.08 meters from BLLM 2, Pasig, Rizal. Area three hundred one (301) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 10th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 3rd day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6455
LRC Record No. N-35399

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No.

7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer; Pasig, Rizal; the Municipal Mayor, the Municipal Council, Binangonan, Rizal; Eleno Arabit, Maxima Izon, Severina Picones, the Manager, Rizal Cement Co., Inc., Pilar Garnale, Ignacia Cervo, Darangon. Binangonan, Rizal; and to whom it may concern:

Whereas, an application has been presented to this Court by the spouses Eligio C. Herrera and Francisca A. Herrera, 124 Libertad, Pasay City, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-194461), with the improvements thereon, situated in the Barrio of Darangan, Municipality of Binangonan, Province of Rizal. Bonded on the N. by property of Eleno Arabit; on the E. by properties of Maxima Izon and Severina Picones; on the SE. by property of the Rizal Cement Company, Inc.; and on the SW. by properties of Pilar Garnale and Francisca Herrera, et al. Point "1" is N. 17 deg. 44 min. E. 303.58 meters from B.L.L.M. No. 2, Darangan, Binangonan, Rizal. Area five thousand six hundred seventy-three (5,673) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the municipality of Pasig, Province of Rizal, Philippines, on the 23rd day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed,

and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro A. Revilla, Judge of said Court, the 26th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6475
LRC Record No. N-35557

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer; Pasig, Rizal; the Municipal Mayor, the Municipal Council, Remigio Villamayor, Julio Mendoza, Andres Cenina, the Heirs of Luis Blancaflor, Apolonio Tolentino, Maxima Santos, Binangonan, Rizal; the Manager, Realty Development Corporation, 244 P. Casal, San Miguel, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domiciano Blancaflor, 1077 Norma St., Sampaloc, Manila assisted by Atty. Magpuri D. Jabson, Pasig, Rizal, to register and confirm his title to the following properties:

Five (5) parcels of land with the improvements thereon, situated in the Barrio of Tayuman, Municipality of Binangonan, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-232087). Bounded on the SE. by property of Domiciano Blancaflor; on the SW. by property of Remigio Villamayor; and on the W. and NW. by the Tayuman Creek. Point "1" is S. 82 deg. 09 min. E. 1,582.02 meters from B.L.L.M. 1, Angono, Rizal. Area one thousand one hundred eighty-five (1,185) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-232087). Bounded on the NE. by property of Apolonio Tolentino; on the E. by property of Domiciano Blancaflor; on the SE. and SW. by the Tayuman Creek; and on the NW. by properties of the Heirs of Luis Blancaflor and Maxima Santos. Point "1" is S. 87 deg. 55 min. E. 1,645.01 meters from B.L.L.M.

1, Angono, Rizal. Area three thousand eight hundred fifteen (3,815) square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-232088). Bounded on the N. by property of Domiciano Blancaflor; on the E. and SE. by the Tayuman Creek; and on the W. by property of the Realty Development Corporation and the Tayuman Creek. Point "1" is S. 87 deg. 55 min. E. 1,645.01 meters from B.L.L.M. 1, Angono, Rizal. Area one thousand five hundred thirty-nine (1,539) square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-232088). Bounded on the SE. by property of Domiciano Blancaflor; on the SW. by property of Remigio Villamayor; and on the NW. by property of the Realty Development Corporation and the Tayuman Creek. Point "1" is S. 82 deg. 09 min. E. 1,582.02 meters from B.L.L.M. 1, Angono, Rizal. Area one thousand five hundred thirty-nine (1,539) square meters, more or less.

5. A parcel of land (Lot 2, plan Psu-219921, Sheet 2). Bounded on the NE. by a Creek; on the SE. by a Barrio Road and property of Julio Mendoza; on the SW. by properties of Andres Cenina and Remigio Villamayor; and on the NW. by property of Domiciano Blancaflor and a Creek. Point "1" is N. 29 deg. 15 min. W. 3,710.67 meters from B.L.L.M. 2, Darangan, Binangonan, Rizal. Area twenty six thousand thirty-three (26,033) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 5th day of December, 1968 at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 30th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6422
LRC Record No. N-35210

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Felix Javier, Eliseo Salangsang, Armando or Amando Alfonso, Baldomero Ruiz, Rita Cruz and Mamerto Coronado, Consolacion Santos, Antonia Santos, Rosario, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Beatriz Cruz, F. Ortigas Ave. Ext., Rosario, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal to register and confirm her title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of Rosario, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-229584). Bounded on the N. by property of Armando or Amando Alfonso; on the E. by properties of Baldomero Ruiz and Rita Cruz; on the S. by property of Mamerto Coronado; and on the SW. by ROTC Ranger Street. Point "1" is N. 70 deg. 19 min. W., 259.42 meters from BLBM 3, Rosario, Pasig, Rizal. Area one hundred ninety-nine (199) square meters, more or less.

2. A parcel of land (plan, Psu-229583). Bounded on the N. by property of Felix Javier; on the E. by property of Eliseo Salangsang; on the S. by Ortigas Avenue; and on the W. by ROTC Ranger Street. Point "1" is N. 87 deg. 16 min. W. 229.43 meters from BLBM 3, Rosario, Pasig, Rizal. Area one hundred five (105) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 19th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo C. Torres, Judge of said Court, the 5th day of July, in the year 1968.
Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. C-147
LRC Record No. N-35232

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Navotas, Rizal; Antoliano Baltazar, Tomas Angeles, Modesto Sengco, San Jose, Navotas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Simeona Santiago, 7 Los Martires Street, San Jose, Navotas, Rizal, assisted by Atty. Jose A. Cusi, 1846 San Pascual St., Malate, Manila to register and confirm her title to the following property:

A parcel of land (plan Psu-211395), with the improvements thereon, situated in the Barrio of San Jose, Municipality of Navotas, Province of Rizal. Bounded on the NE. by Malabon-Navotas River; on the SE. by Cacnio Street; on the SW. by property of Modesto Sengco; and on the NW. by a creek. Point "1" is N. 86 deg. 09 min. E., 232.85 meters from BLLM 1, Navotas, Rizal. Area five hundred forty three (543) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Calocan City, Philippines, on the 5th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Fernando A. Cruz, Judge of said Court, the 11th day of June, in the year 1968.
Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6452
LRC Record No. N-35366

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Provincial Engineer, the Director of the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Tomas Mauricio, Jose Lico, the Heirs of Antonio Mendoza, Pedro Sumulong, Engracio Sumulong, Martin Leyva, Bartolome Yim, Maria Buenaventura, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Zosimo Yim, Antipolo, Rizal, thru Lavidas Law Offices by Atty. Eriberto C. Oseña, 205 Trinity Bldg., T.M. Kalaw St., Ermita, Manila, to register and confirm his title to the following properties:

Seven (7) parcels of land with the improvements thereon, situated in the Barrio of Colaique, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-233908). Bounded on the N. by Lot 6; on the NE. by Lots 4 and 3; on the SW. by properties of Jose Lico and Tomas Mauricio; and on the W. by Lot 7. Point "1" is N. 58 deg. 07 min. W., 333.78 meters from BLBM 1, Colaique, Antipolo, Rizal. Area eleven thousand five hundred twenty-one (11,521) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-233908). Bounded on the N. and NE. by Lot 6; on the S. by Lot 7; on the W. by property of the Heirs of Antonio Mendoza. Point "1" is N. 56 deg. 14 min. W., 470.57 meters from BLBM 1, Colaique, Antipolo, Rizal. Area four hundred ninety-seven (497) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-233908). Bounded on the NE. and E. by property of Pedro Sumulong; on the SW. by property of Pedro Sumulong and Lot 1; and on the NW. by Lot 4. Point "1" is N. 58 deg. 07 min. W. 333.78 meters from BLBM 1, Colaique, Antipolo, Rizal. Area one thousand six hundred eighteen (1,618) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-233908). Bounded on the N. by Lot 5; on the NE. by property of Engracio Sumulong, et al; on the SE. by Lot 3; and on the SW. by Lot 1. Point "1" is N. 58 deg. 07 min. W., 333.78 meters from BLBM 1, Colaique, Antipolo, Rizal. Area two thousand five hundred seventy-nine (2,579) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-233908). Bounded on the NE. by property of Engracio Sumulong, et al; on the S. by Lot 4; and on the SW., and W. by Lot 6. Point "1" is N. 51 deg. 27 min. W., 402.88 meters from BLBM 1, Colaique, Antipolo, Rizal. Area two thousand two hundred forty-two (2,242) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-233908). Bounded on the NE. by property of Bartolome Yim and Lot 5; on the S. by Lot 1; on the SW. by Lot 2; and on the W. by property of Martin Leyva. Point "1" is N. 51 deg. 27 min. W., 402.88 meters from BLBM 1, Colaique, Antipolo, Rizal. Area six thousand seven hundred thirty-five (6,735) square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-233908). Bounded on the N. by Lot 2; on the NE. and E. by Lot 1; and on the SW. by property of the Heirs of Antonio Mendoza. Point "1" is N. 56 deg. 14 min. W., 470.57 meters from BLBM 1, Colaique Antipolo, Rizal. Area two hundred five (205) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 20th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 22nd day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-182
LRC Record No. N-33287

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Administrator, Tuazon Estate, % Araneta Law Offices, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Marikina, Rizal; Florentino Pasco, Marcos Gonzales, the Heirs of Antonina Gonzales, Mabini St., San Roque, Marikina, Rizal; Josefa Tiamzon, Lazaro de Guzman, Pedro Reyes, % Maria Reyes Mendoza, Damaso Reyes, Dr. Rizal St., San Roque, Marikina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan Reyes, No. 5 Mabini St., San Roque, Marikina, Rizal thru Atty. Clara Duman-dan-Singh, 12 E. de la Paz St., San Roque, Marikina, Rizal to register and confirm his title to the following properties.

1. A parcel of land (plan Psu-128153), with building and improvements thereon, situated in the Barrio of Calumpang, Municipality of Marikina, Province of Rizal. Bounded on the NE. by property of Pedro Reyes; on the SE. by the National Road to Pasig; on the SW. by property of Damaso Reyes; and on the NW. by property of the Tuazon Estate. Point "1" is S. 1 deg. 12 min. W. 677.82 meters from BLBM 1, Marikina. Area five hundred eighty two (582) square meters, more or less.

2. A parcel of land (Lot 1, plan Psu-212952) situated in the Barrio of San Roque, Municipality of Marikina, Province of Rizal. Bounded on the NE. by property of Florentino Pasco; on the SE. by Lot 2; on the SW. by properties of Marcos Gonzales and the Heirs of Antonina Gonzales; and on the NW. by property of Josefa Tiamzon. Point "1" is 3 deg. 07 min. E. 711.67 meters from BLBM 1, Marikina, Rizal. Area two hundred eighty nine (289) square meters, more or less.

3. A parcel of land (Lot 2, plan Psu-212952), situated in the Barrio of San Roque, Municipality of Marikina, Province of Rizal. Bounded on the NE. by property of Florentino Pasco; on the SE. by the A. Mabini Street; on the SW. by property of Marcos Gonzales; and on the NW. by Lot 1. Point "1" is S. 3 deg. 07 min. E. 711.67 meters

from BLBM 1, Marikina, Rizal. Area twenty nine (29) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 4th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Walfredo de los Angeles, Judge of said Court, this 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 12th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. M 23 (N-6317)
LRC Record No. N-34934

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tandua St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Dolores Francisco, Virginia Gorospi, Las Piñas, Rizal; Benito Alejandro, Marciano Pagtakhan, Tomas Panghila, Maria Gregorio, Barbara Miranda, Ligas, Bacoor, Cavite; Conrado Miranda, Gregorio Celestino, Donato Malayao, Egmedio Felix, Feliciano Nario, Igmedio de la Cruz, Bernabe Kalugdan, Tranquilino Kalugdan, Celestino Ygaya, Margarita Ygaya, Vicente Fajardo, Leocadio Ygaya, Hilario Ramirez, Pastor Guinto, Sergio Guinto, Barbara Miranda, Fortunato Torres, Lucia Rivera, Regina Rivera, Magno Pagtakhan, Feliciano Rivera, Dominga Rivera, Maria Borja, Dominador Malayao, Bacoor, Cavite; Victorina Cruz, Sto. Niño, Parañaque, Rizal; Maria Espinosa, Masbate, Masbate; Pelagia Torio, Alapan, Imus, Cavite; Jose Langas,

Prinza, Las Piñas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pedro Gonzales, Sto. Niño, Parañaque, Rizal, Crispin Torres, Pedro Ramirez, Rufina Guinto, Cornelio Torio, Cornelia Torio, Pedro Gregorio, and the spouses Salvador Francisco and Juana Francisco, Ligas, Bacoor, Cavite, Perfecto Francisco, Pamplona, Las Piñas, Rizal, Maximo Rivera, Masbate, Masbate, Fortunato Torio, Alapan, Imus, Cavite, thru Atty. Romeo R. de Guzman, 509-511 Borja Bldg., Manila, to register and 509-511 Borja Bldg., Manila, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Dolores Francisco; on the SE. by property of the Heirs of Cornelio Miranda; on the SW. by Lot 2; and on the NW. by property of Barbara Miranda. Point "1" is 20 deg. 05 min. E. 2,570.59 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area five hundred fifty eight (558) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Barbara Miranda and Lot 1; on the SE. by property of Virginia Gorospi; on the SW. by Lot 4; and on the W. by Lot 3 and property of Barbara Miranda. Point "1" is S. 19 deg. 10 min. E. 2,592.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area four hundred ninety four (494) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the E. by Lot 2; on the SW. by Lot 4; and on the NW. by property of Barbara Miranda. Point "1" is S. 19 deg. 10 min. E. 2,592.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area eighty-four (84) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by Lots 3 & 2; on the SE. and SW. by property of Egmedio Felix & Feliciano Nario; and on the NW. by property of Barbara Miranda, Egmedio Felix & Feliciano Nario. Point "1" is S. 19 deg. 00 min. E. 2,607.11 meters from BLBM 1, Las Piñas, Rizal. Area two hundred eighty (280) square meters, more or less.

5. A parcel of land ((Lot 5, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by Lot 6; on the SE. and SW. by property of Egmedio Felix & Feliciano Nario; and on the NW. by property of Donato Malayao. Point "1"

is S. 20 deg. 18 min. E. 2,699.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area four hundred fifty-five (455) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Conrado Miranda & Gregorio Celestino; on the SE & NW. by property of Virginia Gorospi; and on the SW. by Lot 5. Point "1" is S. 20 deg. 18 min. E. 2,699.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area six hundred seven (607) square meters, more or less.

7. A parcel of land (Lot 1, pplan Psu-178510), situated in the Barrio of Talango, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Bernabe Kalugdan; on the SE. by property of Tranquilino Kalugdan; on the SW. by the Zapote River; and on the NW. by property of Igmedio de la Cruz. Point "1" is N. 10 deg. 57 min. W. 2,057.86 meters from LM 182 Imus Estate. Area one thousand eight hundred ninety-nine (1,899) square meters, more or less.

8. A parcel of land (plan Psu-59644) situated in the Sitio of Pasong Cargo, Barrio of Almanza, Municipality of Las Piñas, Province of Rizal. Bounded on the N. by property of Margarita Ygaya; on the E. and SE. by property of Vicente Fajardo & Leocadio Ygaya; and on the W. by property of Celestino Ygaya. Point "1" is S. 19 deg. 09 min. E. 3,429.75 meters from Km. No. 19, Las Piñas, Rizal. Area sixteen thousand four hundred-twenty-nine (16,429) square meters more or less.

9. A parcel of land ((Lot 1, plan Psu-227774), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by properties of Feliciano & Domingo Rivera and Magno Pagtakhan; on the SE. by property of Lucia & Regina Rivera; on the S. by Lot 2; on the SW. by properties of Sergio Guinto and Pastor Guinto; and on the NW. by property of Hilario Ramirez. Point "1" is N. 12 deg. 53 min. E. 1,560.71 meters from Mon. 182, Imus Estate. Area eight thousand three hundred fifty-five (8,355) square meters, more or less.

10. A parcel of land (Lot 2, plan Psu-227774), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the N. by Lot 1; on the SE. by properties of Lucia & Regina Rivera and Fortunato Torres; and on the W. by properties of Barbara Miranda and Sergio Guinto. Point "1" is N. 12 deg. 53 min. E., 1560.71 meters from Mon. 182, Imus Estate. Area seven thousand forty-eight (7,048) square meters, more or less.

11. A parcel of land (plan Psu-215590), situated in the Barrio of Pamplona, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Lucia Rivera & Regina Rivera;

on the SE. by properties of Lucia Rivera & Regina Rivera and Dominador Malayao; on the SW. by properties of Dominador Malayao and Dolores Francisco; and on the NW. by properties of Dolores Francisco and Maria Borja. Point "1" is S. 23 deg. 29 min. E., 2574.29 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area thirteen thousand fifty-one (13,051) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Makati, Province of Rizal, Philippines, on the 16th day of December, 1968, at 8:30 o'clock in the forenoon to show cause if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded, and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. V. M. Ruiz, Judge of said Court, the 30th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 4th day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[38, 39]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6190
LRC Record No. N-35179

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Ramon Victorio, Sumilang, Pasig, Rizal; Maria Reyes, Sto. Tomas, Pasig, Rizal; the Heirs of Sixto Antonio, Filomeno Victorio, Sinforoso Eugenio, Bambang, Pasig, Rizal; Julian Sta. Ana, Munting Calsada; Pasig, Rizal; Isidra Reyes, Juana Visitacion, Joaquin Cabrera, Malinao, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Januario dela Paz and

Natividad C. dela Paz, Sumilang, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Malinao, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-179608). Bounded on the NE. and NW. by property of Ramon Victorio; on the SE. by properties of Maria Reyes; and on the S., SW. and W. by property of the Heirs of Sixto Antonio. Point "1" is S. 43 deg. 48 min. E., 456.22 meters from Pasig Church Tower. Area four thousand five hundred thirty six (4,536) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-179608). Bounded on the NE. by property of Julian Sta. Ana; on the SE. by property of Filomeno Victorio; on the SW. by property of Isidra Reyes; and on the NW. by property of Maria Reyes. Point "1" is S. 54 deg. 42 min. E., 668.50 meters from Pasig Church Cross Tower. Area two thousand three hundred fifty-nine (2,359) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 19th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6411
LRC Record No. N-35160

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila;

the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Cainta, Rizal; Felicisimo Javier, Segundo Felizardo, Elisa Mendiola de Malvar, Felisa Diaz, Irineo Buenaventura, Candelaria Javier, Eduardo Tuason, Manuel Concepcion and Juan de la Paz, Taytay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rosario S. San Pedro, Palatiw, Pasig, Rizal thru Atty. Magppuri C. Jabson, 25 P. Burgos St., Pasig, Rizal, to register and confirm her title to the following properties:

Three (3) parcels of land situated in the Sitio of Magsiay, Barrio of San Juan, Municipality of Cainta, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-206490). Bounded on the NE. by properties of Segundo Felizardo and Felicisimo Javier; on the SE. by property of Pelagia Ballesteros; on the SW. by property of Gregoria Lambengco; and on the NW. by property of Elisa Mendiola de Malvar. Point "1" is S. 58 deg. 13 min. W., 2,573.18 meters from BLLM 2, Mp. of Taytay. Area twelve thousand forty nine (12,049) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-206490). Bounded on the NE. by property of Pelagia Ballesteros; on the SE. by property of Juan de la Paz, the Magsiay Creek and property of Felisa Diaz; on the SW. by property of Irineo Buenaventura; and on the NW. by property of Gregoria Lambengco. Point "1" is S. 58 deg. 08 min. W., 2,583.82 meters from BLLM 2, Mp. of Taytay, Rizal. Area twelve thousand one hundred nine (12,109) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-206490). Bounded on the NE. by properties of Eduardo S. Tuazon and Candelaria Javier; on the SE. by property of Manuel Concepcion; on the SW. by the Tapayan River; and on the NW. by property of Candelaria Javier. Point "1" is S. 59 deg. 58 min. W., 3,073.77 meters from BLLM 2, Mp. of Taytay, Rizal. Area four thousand one hundred eighty one (4,181) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from

contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-264
LRC Record No. N-35184

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Catalina Cruz, Mariquina, Rizal; Francisco Enriquez, Felizardo Cruz, Calumpang, Mariquina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Natalio Dulay, represented by Nestor Dulay, Calumpang, Marikina, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 1, plan Psu-168534, Sheet 1), situated in the Barrio of Calumpang, Municipality of Mariquina, Province of Rizal. Bounded on the NE. by a Road and property of Catalina Cruz; on the SE. by a Road and property of Francisco Dulay; on the SW. by property of Felizardo Cruz; and on the NW. by property of Francisco Enriquez. Point "1" is S. 58 deg. 48 min. W., 1,363.61 meters from BLLM 1, Mariquina, Rizal. Area two hundred ninety-three (293) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 10th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be

forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 25th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-106
LRC Record No. N-35371

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Sorsogon, Sorsogon; the Municipal Mayor, the Municipal Council, Antonio Hernandez, Antonio Escoto and Lilia B. Escandor, Gubat, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jaime Escobar, Gubat, Sorsogon thru Atty. Irineo B. Escandor, Gubat, Sorsogon to register and confirm his title to the following property:

A parcel of land (Lot 9619-A, plan Csd-10235-D), situated in the Poblacion, Municipality of Gubat, Province of Sorsogon. Bounded on the N. and W. by property of Antonio Escoto; on the E. by the Highway 59; and on the S. by Lot 9619-B (Right of Way). Point "1" is S. 87 deg. 56 min. W. 805.24 meters from BLLM 1, Gubat Cadastre. Area eight hundred fifty (850) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, his 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-107
LRC Record No. N-35372

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Provincial Engineer; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Dominador Escoto, Angel Esguerra, Pedro Encela, Heirs of Daniel Escurel, Paulina Escobar, Alejandra Dreco, Gubat, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eusebio Esclante, Gubat, Sorsogon thru Atty. Irineo B. Escandor, Gubat, Sorsogon to

register and confirm his title to the following property:

A parcel of land (Lot 718 & 868, Gubat Cadastre) (Lot 1, plan CCS-316). Bounded on the NE. by properties of Dominador Escoto and Angel Esguerra; on the NE. by the Manook Street; on the SE. by property of Paulina Escobar; on the SW. by property of the Heirs of Daniel Escurel; and on the W. by property of Pedro Encela. Point "1" is S. 88 deg. 43 min. W. 338.27 meters from BLLM 1, Gubat Cadastre. Area seven hundred forty-eight (748) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 15th day of July in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

Bureau of Lands

[SECOND PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on October 31, 1968 the tract of land described below:

Location: Res. Sec. "L", Baguio City.

Boundaries: N—Lamberto Almeda; S—Road; E—Mariano Almeda, Sr.; and W—Daniel Durante.

Area: 750 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of improvements: P1,500.00—house, terraces and others.

Reference: MARIANO F. ALMEDA, JR. TSA-V-8117.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 5, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Malaybalay, Bukidnon, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 31, 1968 the tract of land described below:

Location of land: Poblacion, Maramag, Bukidnon.

Description: Lot No. 2003, Pls-98 Ext.

Area: 676 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P260.00—fence, coconuts, etc.

Applied for by: JOSE J. CORUÑA. MSA V-86924.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, August 1, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Digos, Davao del Sur, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 29, 1968, the tract of land covered by Sales Application No. V-40341 of PROCESO E. AN-DRADE.

Location: Lower Matanao, Matanao, Davao del Sur.

Description: Lot No. 6367, Cad-275.

Area: 5.8104 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P300.00—cornfield.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Digos, Davao del Sur, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-40341." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check

for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 31, 1968, the tract of land covered by Sales Application No. (VIII-1) 258 of JULIETA V. BUENAVENTURA.

Location: Lasang, Davao City.

Description: Lots Nos. 1 and 2, Sgs-3988-D, identical to Lots Nos. 4113 and 4114, respectively, portions of Lot No. 1083, Davao Cad.

Area: 9.9642 hectares.

Appraised value of land: ₱100.00 per hectare.

Appraised value of improvements: ₱3,350.00—coconuts, corn, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Davao City on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-1) 258." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 1, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Legaspi City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 23, 1968, the tract of land described below:

Location of land: Legaspi Port, Legaspi City.
Boundaries: Portion of Lot 1, Msi-V-749 and Lot No. 2, Msi-V-749.

Area: 862 square meters.

Appraised value of land: ₱5.00 per square meter.

Appraised value of existing improvements: ₱26,770.00—filling and house.

Applied for: HILARION V. REYNOSO (MSA V-749).

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 30, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at San Jose, Occidental Mindoro will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 27, 1968, the tract of land covered by Sales Application No. (III-6) 295 of BIBIANO C. GAUDIOL, Jr.

Location: Mangarin, San Jose, Occidental Mindoro.

Description: Lot No. 12, Pls-33.

Area: 11.1748 hectares.

Appraised value of land: ₱100.00 per hectare.

Appraised value of improvements: ₱2,050.00—ricefield, house, fruit trees, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at San Jose, Occidental Mindoro on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (III-6) 295." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's

check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 27, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Masbate, Masbate will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 20, 1968, the tract of land covered by Sales (F) Application No. (IV-3) 3 of AMADO Y. LIM.

Location: Asid, Cayabon, Milagros, Masbate.

Description: Plan Fls-4076-D.

Area: 29.4601 hectares.

Appraised value of land: P150.00 per hectare.

Appraised value of improvements: P35,000.00 dikes, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Masbate, Masbate on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (IV-3) 3." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 20, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cagayan de Oro City will auction through oral bidding at 10:00 a.m. on November 19, 1968 the right to lease for commercial purposes the tract of land herein-below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Macabalan, Cagayan de Oro City.

Boundaries: N-Road, SE-Road and W-Road.

Area: 425 square meters.

Appraised value of land: P10.000 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P10,000.00—building.

Applied for by: CAMPANIA MARITIMA. B.L.L.A. No. V-41.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, August 19, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on November 12, 1968 the tract of land described below:

Location of Land: East Bajac-Bajac, Olongapo City.

Description: Lot No. 439, Ts-308.

Area: 182 square meters.

Appraised value of land: P55.00 per square meter.

Appraised value of existing improvements: P35,000.00—house.

Applied for: DEMETRIA B. SALVADOR. MSA(1-4) 3008.

The successful bidder if other than the applicant must reimburse the latter of value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in

cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON

Director of Lands

[38-43]

[THIRD PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 8, 1968, the tract of land covered by Sales Application No. V-41639 of RICARDO R. LAGMAN.

Location: Sibucan, Tuguis, Hinigaran, Negros Occidental.

Description: Lot No. 3114, Hinigaran Cad.

Area: 10.7517 hectares.

Appraised value of land: P2,000.00 for the whole tract.

Appraised value of improvements: P22,000.00—dikes, sugarcane and water gates.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Bacolod City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41639." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON

[37-42]

Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Catbalogan, Samar, will auction through oral bidding at 10:00 a.m. on October 25, 1968 the right to lease for residential purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Poblacion, Catbalogan, Samar.

Boundaries: N—Public Land, E—Paz Cui, S—Public Land, and W—Sea.

Area: 1,071 square meters.

Appraised value of land: P4.00 per square meter.

Appraised value of existing improvements: None.

Proposed improvements: P10,000.00—house.

Applied for by: ROBERTO A. CUI. FLA (VI-5) 1.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, July 31, 1968.

VICENTE A. VALDELLON

[37-42]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Surigao, Surigao del Norte, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 31, 1968 the tract of land described below:

Location of land: Washington, Surigao, Surigao del Norte.

Description: Portion of Lot No. 472, Cad-234.

Area: 855.95 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P5,700.00—fillings and house.

Applied for by: ROSALINA VDA. DE TAROC.
MSA V-83489.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised

to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, August 6, 1968.

[37-42] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tacloban City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 23, 1968 the tract of land described below:

Location of land: Poblacion, Baybay, Leyte.

Description: Lot No. 522, Baybay Psc No. 5.

Area: 1,323 square meters.

Appraised value of land: P1.50 per square meter.

Appraised value of existing improvements: P190.00—house and fillings.

Applied for by: DOMINGO VELOSO. MSA-V-749.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 26, 1968.

[37-42] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Zamboanga City will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 22, 1968, the tracts of land situated in Mangal, Maluso, Basilan City, and described below:

Description: Lot No. 736-G, Csd-7818, equivalent to Lot 1055, Pls-19.

Area: 42.8631 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P800.00—abaca and clearing.

Applied for by: SOUTH FRONTIER DEVELOPMENT COMPANY, INC. SA (VIII-6) 24-B.

Description: Lot No. 433, Pls-19.

Area: 60.6892 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P1,600.00—abaca.

Applied for by: SOUTH FRONTIER DEVELOPMENT COMPANY, INC. SA (VIII-6) 24-A.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. ———." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 22, 1968.

[37-42] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Zamboanga City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 12, 1968, the tract of land covered by Sales Application No. V-39573 of MENZI AGRICULTURAL CORPORATION.

Location: Kabunbata, Isabela, Basilan City.

Boundaries: E—Pi-337 (Menzi Agricultural Corp.), S—General delos Reyes, and W—Alejandro Quiroy, Ireneo Santos and Maria Palacio (H-43621-A).

Area: 19.3500 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P19,552.00—
rubber trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application

No. V-39573." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

[FIFTH PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on October 30, 1968, the tract of land described below:

Location: Residence Section "K", City of Baguio.

Description: Lot No. 14, Lourdes Subdivision.

Area: 790 square meters.

Appraised value of land: P4.50 per square meter.

Appraised value of improvements: P15,200.00—house, excavation, etc. owned by ALBERTO J. FLORESCA.

Reference: TSA V-2154.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 1, 1968.

[35-40] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on October 30, 1968, the tract of land described below:

Location: Residence Section "D", Baguio City.

Description: Lot No. 4, Outlook Drive Subdivision.

Area: 1,557 square meters.

Appraised value of land: P3.00 per square meter.

Appraised value of improvements: P8,200.00—house, excavation, etc. owned by RODOLFO DELINELA.

Reference: TSA V-6500.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 7, 1968.

[35-40] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 8, 1968, the tract of land covered by Sales Application No. V-34542 of NATIVIDAD VDA. DE ALLIC.

Location: Tapi, Kabankalan, Negros Occidental.

Description: Lot No. 2934, Pls-167.

Area: 22.0503 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P500.00—house.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before

the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-34542." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cagayan de Oro City, will auction through oral bidding at 10:00 a.m., on October 9, 1968, the right to lease for commercial purposes the tract of land herein-below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m., on the said date.

Location: Gusa, Cagayan de Oro City.

Boundaries: N—Macajalar Bay; E—Macajalar Bay; S—Lot No. 2220, Cad-237; and W—Macajalar Bay.

Area: 17,500 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P5,000.00—cause-way and filling.

Applied for by: TALAKAG TIMBER, INC. FLA (VII-1) 43.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, July 9, 1968.

VICENTE A. VALDELLON

Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iloilo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 29, 1968, the tract of land covered by Sales (F) Applicant No (V-1) 4-A of CONRADO DENILA.

Location: San Salvador, Banate, Iloilo.

Description: Survey Plan No. Fis-4079-D.

Area: 23.1181 hectares.

Appraised value of land: P100.00 per hectare

Appraised value of improvements: P53,373.00—clearing, dikes and others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-1) 4-A." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iloilo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 23, 1968, the tract of land covered by Sales (Fishpond) Application No. (V-1) 12 of PRUDENCIO DOFELIZ.

Location: Madanlog, San Dionisio, Iloilo.

Description: Survey Plan Fis-5750-D.

Area: 36.0362 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P146,500.00—dikes, excavations, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-1) 12." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 11, 1968, the tract of land described below:

Location of land: Manila Avenue, East Bajac-Bajac, Olongapo City.

Description: Lot No. 853, Ts-308.

Area: 297 square meters.

Appraised value of land: P40.00 per square meter.

Appraised value of existing improvements: P33,000.00—building.

Applied for by: AMADA GAMBOA. MSA (I-4) 2364.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.
Manila, July 29, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 11, 1968, the tract of land described below:

Location of land: West Bajac-Bajac, Olongapo City.

Description: Lot No. 1098, Ts-308.

Area: 551 square meters.

Appraised value of land: P45.00 per square meter.

Appraised value of existing improvements: P35,000.00—house.

Applied for by: JOSE CHING. MSA (I-4) 1182.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 14, 1968, the tract of land described below:

Location of Land: 26 Magsaysay Drive, East Tapinac, Olongapo City.

Description: Lot No. 3109, Ts-308.

Area: 462 square meters.

Appraised value of land: P75.00 per square meter.

Appraised value of existing improvements: P75,000.00—building.

Applied for by: MELECIO ONGTAUCO. MSA (I-4) 924.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Sorsogon, Sorsogon, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 1, 1968, the tract of land described below:

Location of land: Poblacion, Sta. Magdalena, Sorsogon.

Boundaries: N—Fulgencio Frilos; E—Perfecto Furescal; S—Andres & Crisanto Fungo; and W—School Site.

Area: 2,054 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: None.

Applied for by: LOLITO FULLEROS. MSA-V-70004.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

[LAST PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on October 22, 1968 the tract of land described below:

Location: Residence Section "K", Baguio City.

Boundaries: N—Public Land, S—Road, E—TSA of N. Buaquen, and W—Public Land.

Area: 750 square meters.

Appraised value of land: P4.00 per square meter.

Appraised value of improvements: P30,700.00—house, etc. Owned by: ELIZABETH BUAQUEN.

Reference: TSA V-8090.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land.

Manila, July 22, 1968.

[34-39] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 18, 1968 the tract of land described below:

Location of land: Res. Sec. "D", Baguio City.

Boundaries: N—Q. Duqui & Cayafa, E—TSA—Juanito L. Lambas, S—Outlook Drive, and W—J. L. Myers.

Area: 1,500 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P55,560.00—houses, levellings & others.

Applied for: INOCENCIA G. RIVERA. MSA-V-63214.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, May 28, 1968.

[34-39] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tagum, Davao del Norte, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. (VIII-2) 77 of MAURINA POLPOL.

Location: Libertad, Tagum, Davao del Norte.

Description: Lot No. 4280-B, Csd-10994-D.
(identical to Lot No. 7000, Cad. 276)

Area: 2.4648 hectares.

Appraised value of land: P200.00 per hectare.

Appraised value of improvements: P3,030.00—coconuts, coffee, bananas & others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao del Norte, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-2) 77." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check

for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Ilagan, Isabela, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. V-40904 of ANTONIO P. PEREZ.

Location: Bigao, Sindon, Ilagan, Isabela.

Description: Lot No. 8, Gss-403-D.

Area: 24.1826 hectares.

Appraised value of land: P30.00 per hectare.

Appraised value if improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Ilagan, Isabela, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-40904." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tabuk, Kalinga-Apayao, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 15, 1968 the tract of land described below:

Location of land: Bulanao, Tabuk, Kalinga-Apayao.

Description: Lot No. 2204, Pls-93.

Area: 1,250 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements:
P300.00—house, bananas, coffee & others.

Applied for by: JOHN MALECDAN. MSA-V-78215.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Legaspi City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. (IV-5) 105 of LUCAS BELGA.

Location: Quirangay, Camalig, Albay.

Description: Lot No. 8196-5, Cad. 135.

Area: 23.9048 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value if improvements: P540.00—coconuts.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Legaspi City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (IV-5) 105." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

Natividad C. dela Paz, Sumilang, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Malinao, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-179608). Bounded on the NE. and NW. by property of Ramon Victorio; on the SE. by properties of Maria Reyes; and on the S., SW. and W. by property of the Heirs of Sixto Antonio. Point "1" is S. 43 deg. 48 min. E., 456.22 meters from Pasig Church Tower. Area four thousand five hundred thirty six (4,536) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-179608). Bounded on the NE. by property of Julian Sta. Ana; on the SE. by property of Filomeno Victorio; on the SW. by property of Isidra Reyes; and on the NW. by property of Maria Reyes. Point "1" is S. 54 deg. 42 min. E., 668.50 meters from Pasig Church Cross Tower. Area two thousand three hundred fifty-nine (2,359) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 19th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 5th day of July, in the year 1968. Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner
Land Registration Commission

[38, 39]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6411
LRC Record No. N-35180

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila;

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the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Cainta, Rizal; Felicisimo Javier, Segundo Felizardo, Elisa Mendiola de Malvar, Felisa Diaz, Irineo Buenaventura, Candelaria Javier, Eduardo Tuason, Manuel Concepcion and Juan de la Paz, Taytay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rosario S. San Pedro, Palatiw, Pasig, Rizal thru Atty. Magppuri C. Jabson, 25 P. Burgos St., Pasig, Rizal, to register and confirm her title to the following properties:

Three (3) parcels of land situated in the Sitio of Magsiay, Barrio of San Juan, Municipality of Cainta, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-206490). Bounded on the NE. by properties of Segundo Felizardo and Felicisimo Javier; on the SE. by property of Pelagia Ballesteros; on the SW. by property of Gregoria Lambengco; and on the NW. by property of Elisa Mendiola de Malvar. Point "1" is S. 58 deg. 13 min. W., 2,573.18 meters from BLLM 2, Mp. of Taytay. Area twelve thousand forty nine (12,049) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-206490). Bounded on the NE. by property of Pelagia Ballesteros; on the SE. by property of Juan de la Paz, the Magsiay Creek and property of Felisa Diaz; on the SW. by property of Irineo Buenaventura; and on the NW. by property of Gregoria Lambengco. Point "1" is S. 58 deg. 08 min. W., 2,583.82 meters from BLLM 2, Mp. of Taytay, Rizal. Area twelve thousand one hundred nine (12,109) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-206490). Bounded on the NE. by properties of Eduardo S. Tuazon and Candelaria Javier; on the SE. by property of Manuel Concepcion; on the SW. by the Tapayan River; and on the NW. by property of Candelaria Javier. Point "1" is S. 59 deg. 58 min. W., 3,073.77 meters from BLLM 2, Mp. of Taytay, Rizal. Area four thousand one hundred eighty one (4,181) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from

contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-264
LRC Record No. N-35184

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Catalina Cruz, Mariquina, Rizal; Francisco Enriquez, Felizardo Cruz, Calumpang, Mariquina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Natalio Dulay, represented by Nestor Dulay, Calumpang, Mariquina, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 1, plan Psu-168534, Sheet 1), situated in the Barrio of Calumpang, Municipality of Mariquina, Province of Rizal. Bounded on the NE. by a Road and property of Catalina Cruz; on the SE. by a Road and property of Francisco Dulay; on the SW. by property of Felizardo Cruz; and on the NW. by property of Francisco Enriquez. Point "1" is S. 58 deg. 48 min. W., 1,363.61 meters from BLLM 1, Mariquina, Rizal. Area two hundred ninety-three (293) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 10th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be

forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 25th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38,39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-106
LRC Record No. N-35371

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Sorsogon, Sorsogon; the Municipal Mayor, the Municipal Council, Antonio Hernandez, Antonio Escoto and Lilia B. Escandor, Gubat, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jaime Escobar, Gubat, Sorsogon thru Atty. Irineo B. Escandor, Gubat, Sorsogon to register and confirm his title to the following property:

A parcel of land (Lot 9619-A, plan Csd-10235-D), situated in the Poblacion, Municipality of Gubat, Province of Sorsogon. Bounded on the N. and W. by property of Antonio Escoto; on the E. by the Highway 59; and on the S. by Lot 9619-B (Right of Way). Point "1" is S. 87 deg. 56 min. W. 805.24 meters from BLLM 1, Gubat Cadastre. Area eight hundred fifty (850) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, his 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-107
LRC Record No. N-35372

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Provincial Engineer; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Dominador Escoto, Angel Esguerra, Pedro Encela, Heirs of Daniel Escurel, Paulina Escobar, Alejandra Dreco, Gubat, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eusebio Esclante, Gubat, Sorsogon thru Atty. Irineo B. Escandor, Gubat, Sorsogon to

register and confirm his title to the following property:

A parcel of land (Lot 718 & 868, Gubat Cadastre) (Lot 1, plan CCS-316). Bounded on the NE. by properties of Dominador Escoto and Angel Esguerra; on the NE. by the Manook Street; on the SE. by property of Paulina Escobar; on the SW. by property of the Heirs of Daniel Escurel; and on the W. by property of Pedro Encela. Point "1" is S. 88 deg. 43 min. W. 338.27 meters from BLLM 1, Gubat Cadastre. Area seven hundred forty-eight (748) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 15th day of July in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

Bureau of Lands

[SECOND PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on October 31, 1968 the tract of land described below:

Location: Res. Sec. "L", Baguio City.

Boundaries: N—Lamberto Almeda; S—Road; E—Mariano Almeda, Sr.; and W—Daniel Durante.

Area: 750 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of improvements: P1,500.00—house, terraces and others.

Reference: MARIANO F. ALMEDA, JR. TSA-V-8117.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 5, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Malaybalay, Bukidnon, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 31, 1968 the tract of land described below:

Location of land: Poblacion, Maramag, Bukidnon.

Description: Lot No. 2003, Pls-98 Ext.

Area: 676 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P260.00—fence, coconuts, etc.

Applied for by: JOSE J. CORUÑA. MSA V-86924.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, August 1, 1968.

VICENTE A. VALDELLON
[38-43] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Digos, Davao del Sur, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 29, 1968, the tract of land covered by Sales Application No. V-40341 of PROCESO E. AN-DRADE.

Location: Lower Matanao, Matanao, Davao del Sur.

Description: Lot No. 6367, Cad-275.

Area: 5.8104 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P300.00—cornfield.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Digos, Davao del Sur, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-40341." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check

for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 31, 1968, the tract of land covered by Sales Application No. (VIII-1) 258 of JULIETA V. BUENAVENTURA.

Location: Lasang, Davao City.

Description: Lots Nos. 1 and 2, Sgs-3988-D, identical to Lots Nos. 4113 and 4114, respectively, portions of Lot No. 1083, Davao Cad.

Area: 9.9642 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P3,350.00—coconuts, corn, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Davao City on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-1) 258." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 1, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Legaspi City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 23, 1968, the tract of land described below:

Location of land: Legaspi Port, Legaspi City.
Boundaries: Portion of Lot 1, Msi-V-749 and Lot No. 2, Msi-V-749.

Area: 862 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P26,770.00—filling and house.

Applied for: HILARION V. REYNOSO (MSA V-749).

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 30, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at San Jose, Occidental Mindoro will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 27, 1968, the tract of land covered by Sales Application No. (III-6) 295 of BIBIANO C. GAUDIEL, JR.

Location: Mangarin, San Jose, Occidental Mindoro.

Description: Lot No. 12, Pls-33.

Area: 11.1748 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P2,050.00—ricefield, house, fruit trees, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at San Jose, Occidental Mindoro on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (III-6) 295." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's

check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 27, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Masbate, Masbate will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 20, 1968, the tract of land covered by Sales (F) Application No. (IV-3) 3 of AMADO Y. LIM.

Location: Asid, Cayabon, Milagros, Masbate.

Description: Plan Fls-4076-D.

Area: 29.4601 hectares.

Appraised value of land: P150.00 per hectare.

Appraised value of improvements: P35,000.00 dikes, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Masbate, Masbate on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (IV-3) 3." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 20, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cagayan de Oro City will auction through oral bidding at 10:00 a.m. on November 19, 1968 the right to lease for commercial purposes the tract of land herein-below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Macabalan, Cagayan de Oro City.

Boundaries: N-Road, SE-Road and W-Road.

Area: 425 square meters.

Appraised value of land: P10,000 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P10,000.00—building.

Applied for by: CAMPANIA MARITIMA. B.L.L.A. No. V-41.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, August 19, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on November 12, 1968 the tract of land described below:

Location of Land: East Bajac-Bajac, Olongapo City.

Description: Lot No. 439, Ts-308.

Area: 182 square meters.

Appraised value of land: P55.00 per square meter.

Appraised value of existing improvements: P35,000.00—house.

Applied for: DEMETRIA B. SALVADOR. MSA(1-4) 3008.

The successful bidder if other than the applicant must reimburse the latter of value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in

cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, August 12, 1968.

[38-43]

VICENTE A. VALDELLON
Director of Lands

[THIRD PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 8, 1968, the tract of land covered by Sales Application No. V-41639 of RICARDO R. LAGMAN.

Location: Sibucan, Tuguis, Hinigaran, Negros Occidental.

Description: Lot No. 3114, Hinigaran Cad.

Area: 10.7517 hectares.

Appraised value of land: P2,000.00 for the whole tract.

Appraised value of improvements: P22,000.00—dikes, sugarcane and water gates.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Bacolod City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41639." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON

[37-42] Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Catbalogan, Samar, will auction through oral bidding at 10:00 a.m. on October 25, 1968 the right to lease for residential purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Poblacion, Catbalogan, Samar.

Boundaries: N—Public Land, E—Paz Cui, S—Public Land, and W—Sea.

Area: 1,071 square meters.

Appraised value of land: P4.00 per square meter.

Appraised value of existing improvements: None.

Proposed improvements: P10,000.00—house.

Applied for by: ROBERTO A. CUI. FLA (VI-5) 1.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, July 31, 1968.

VICENTE A. VALDELLON

[37-42] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Surigao, Surigao del Norte, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 31, 1968 the tract of land described below:

Location of land: Washington, Surigao, Surigao del Norte.

Description: Portion of Lot No. 472, Cad-234.

Area: 855.95 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P5,700.00—fillings and house.

Applied for by: ROSALINA VDA. DE TAROC.
MSA V-83489.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised

to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, August 6, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tacloban City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 23, 1968 the tract of land described below:

Location of land: Poblacion, Baybay, Leyte.

Description: Lot No. 522, Baybay Psc No. 5.

Area: 1,323 square meters.

Appraised value of land: P1.50 per square meter.

Appraised value of existing improvements: P190.00—house and fillings.

Applied for by: DOMINGO VELOSO. MSA-V-749.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 26, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Zamboanga City will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 22, 1968, the tracts of land situated in Mangal, Maluso, Basilan City, and described below:

Description: Lot No. 736-G, Csd-7818, equivalent to Lot 1055, Pls-19.

Area: 42.8631 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P800.00—abaca and clearing.

Applied for by: SOUTH FRONTIER DEVELOPMENT COMPANY, INC. SA (VIII-6) 24-B.

Description: Lot No. 433, Pls-19.

Area: 60.6892 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P1,600.00—abaca.

Applied for by: SOUTH FRONTIER DEVELOPMENT COMPANY, INC. SA (VIII-6) 24-A.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. _____." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 22, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Zamboanga City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 12, 1968, the tract of land covered by Sales Application No. V-39573 of MENZI AGRICULTURAL CORPORATION.

Location: Kabunbata, Isabela, Basilan City.

Boundaries: E—Pi-387 (Menzi Agricultural Corp.), S—General delos Reyes, and W—Alejandro Quiroy, Ireneo Santos and Maria Palacio (H-43621-A).

Area: 19.3500 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P19,552.00—
rubber trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application

No. V-39573." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

[FIFTH PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on October 30, 1968, the tract of land described below:

Location: Residence Section "K", City of Baguio.

Description: Lot No. 14, Lourdes Subdivision.

Area: 790 square meters.

Appraised value of land: P4.50 per square meter.

Appraised value of improvements: P15,200.00—house, excavation, etc. owned by ALBERTO J. FLORESCA.

Reference: TSA V-2154.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 1, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on October 30, 1968, the tract of land described below:

Location: Residence Section "D", Baguio City.

Description: Lot No. 4, Outlook Drive Subdivision.

Area: 1,557 square meters.

Appraised value of land: P3.00 per square meter.

Appraised value of improvements: P8,200.00—house, excavation, etc. owned by RODOLFO DELINELA.

Reference: TSA V-6500.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 7, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 8, 1968, the tract of land covered by Sales Application No. V-34542 of NATIVIDAD VDA. DE ALLIC.

Location: Tapi, Kabankalan, Negros Occidental.

Description: Lot No. 2934, Pls-167.

Area: 22.0503 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P500.00—house.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before

the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-34542." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[35-40] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cagayan de Oro City, will auction through oral bidding at 10:00 a.m., on October 9, 1968, the right to lease for commercial purposes the tract of land herein-below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m., on the said date.

Location: Gusa, Cagayan de Oro City.

Boundaries: N—Macajalar Bay; E—Macajalar Bay; S—Lot No. 2220, Cad-237; and W—Macajalar Bay.

Area: 17,500 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P5,000.00—cause-way and filling.

Applied for by: TALAKAG TIMBER, INC. FLA (VII-1) 43.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, July 9, 1968.

VICENTE A. VALDELLON

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iloilo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 29, 1968, the tract of land covered by Sales (F) Applicant No (V-1) 4-A of CONRADO DENILA.

Location: San Salvador, Banate, Iloilo.

Description: Survey Plan No. Fis-4079-D.

Area: 23.1181 hectares.

Appraised value of land: P100.00 per hectare

Appraised value of improvements: P53,373.00—clearing, dikes and others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-1) 4-A." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

[35-40] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iloilo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 23, 1968, the tract of land covered by Sales (Fishpond) Application No. (V-1) 12 of PRUDENCIO DOFELIZ.

Location: Madanlog, San Dionisio, Iloilo.

Description: Survey Plan Fis-5750-D.

Area: 36.0362 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P146,500.00—dikes, excavations, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-1) 12." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 11, 1968, the tract of land described below:

Location of land: Manila Avenue, East Bajac-Bajac, Olongapo City.

Description: Lot No. 853, Ts-308.

Area: 297 square meters.

Appraised value of land: P40.00 per square meter.

Appraised value of existing improvements: P33,000.00—building.

Applied for by: AMADA GAMBOA. MSA (I-4) 2364.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.
Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 11, 1968, the tract of land described below:

Location of land: West Bajac-Bajac, Olongapo City.

Description: Lot No. 1098, Ts-308.

Area: 551 square meters.

Appraised value of land: P45.00 per square meter.

Appraised value of existing improvements: P35,000.00—house.

Applied for by: JOSE CHING. MSA (I-4) 1182.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 14, 1968, the tract of land described below:

Location of Land: 26 Magsaysay Drive, East Tapinac, Olongapo City.

Description: Lot No. 3109, Ts-308.

Area: 462 square meters.

Appraised value of land: P75.00 per square meter.

Appraised value of existing improvements: P75,000.00—building.

Applied for by: MELECIO ONGTAUCO. MSA (I-4) 924.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.
Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Sorsogon, Sorsogon, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 1, 1968, the tract of land described below:

Location of land: Poblacion, Sta. Magdalena,
Sorsogon.

Boundaries: N—Fulgencio Frilos; E—Perfecto Furescal; S—Andres & Crisanto Fungo; and W—School Site.

Area: 2,054 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: None.

Applied for by: LOLITO FULLEROS. MSA-V-70004.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.
Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

[LAST PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on October 22, 1968 the tract of land described below:

Location: Residence Section "K", Baguio City.

Boundaries: N—Public Land, S—Road, E—TSA of N. Buaquen, and W—Public Land.

Area: 750 square meters.

Appraised value of land: P4.00 per square meter.

Appraised value of improvements: P30,700.00—house, etc. Owned by: ELIZABETH BUAQUEN.

Reference: TSA V-8090.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land.

Manila, July 22, 1968.

VICENTE A. VALDELLON
[34-39] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 18, 1968 the tract of land described below:

Location of land: Res. Sec. "D", Baguio City.

Boundaries: N—Q. Duqui & Cayafa, E—TSA—Juanito L. Lambas, S—Outlook Drive, and W—J. L. Myers.

Area: 1,500 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P55,560.00—houses, levellings & others.

Applied for: INOCENCIA G. RIVERA. MSA-V-63214.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, May 28, 1968.

VICENTE A. VALDELLON
[34-39] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tagum, Davao del Norte, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. (VIII-2) 77 of MAURINA POLPOL.

Location: Libertad, Tagum, Davao del Norte.

Description: Lot No. 4280-B, Csd-10994-D.

(identical to Lot No. 7000, Cad. 276)

Area: 2.4648 hectares.

Appraised value of land: P200.00 per hectare.

Appraised value of improvements: P3,030.00—coconuts, coffee, bananas & others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao del Norte, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-2) 77." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check

for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Ilagan, Isabela, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. V-40904 of ANTONIO P. PEREZ.

Location: Bigao, Sindon, Ilagan, Isabela.

Description: Lot No. 8, Gss-403-D.

Area: 24.1826 hectares.

Appraised value of land: P30.00 per hectare.

Appraised value if improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Ilagan, Isabela, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-40904." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tabuk, Kalinga-Apayao, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 15, 1968 the tract of land described below:

Location of land: Bulanao, Tabuk, Kalinga-Apayao.

Description: Lot No. 2204, Pls-93.

Area: 1,250 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements:
P300.00—house, bananas, coffee & others.

Applied for by: JOHN MALECDAN. MSA-V-78215.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Legaspi City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. (IV-5) 105 of LUCAS BELGA.

Location: Quirangay, Camalig, Albay.

Description: Lot No. 8196-5, Cad. 135.

Area: 23.9048 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value if improvements: P540.00—coconuts.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Legaspi City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (IV-5) 105." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[39-42]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 11, 1968 by Salvador Capiendo of Barrio Iba, Tarlac, Tarlac for the appropriation on the public waters of Pangasinan Creek in Barrio Iba, Tarlac, Tarlac for irrigation in the quantity of 12.5 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately S. 70 deg. 00 min. E. 1 Km. from flagpole of the Iba Elementary School.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Barrio Iba, Tarlac, Tarlac, containing an area of 12.5 hectares and its boundaries are:

North—Public Land,
East—Public Land,
South—Public Land, and
West—Damian Bognot and Carlito Ferrer.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[39-42]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 11, 1968 by

Eduardo Pascual of Barrio Pance, Ramos, Tarlac for the appropriation on the public waters of Susubaen River in Barrio Pance, Ramos, Tarlac for irrigation in the quantity of 100 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion site is located N. 40 deg. 10 min. 1,000 meters from flagpole of Pance Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 700 meters; average width, 2.75 meters.

(d) That the land to be irrigated is located in Barrio Pance, Ramos, Tarlac, containing an area of 50 hectares and its boundaries are:

North—Property of Insular Government leased by Heirs of V. Ramos and Susubaen River,
East—Marcelino Rosario,
South—Barrio Road, and
West—Doña M. Martinez.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[39-42]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 12, 1968 by Francisco Abasta of San Agustin, Iba, Zambales for the appropriation on the public waters of Cabatuan River in San Agustin, Iba, Zambales for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion site is located N. 25 deg. E. 2,000 meters from Km. Post No. 218.

(c) That the proposed work are to consist of pump irrigation. Canal length, 750 meters; average width, 2.75 meters.

(d) That the land to be irrigated is located in San Agustin, Iba, Zambales, containing an area of 30 hectares and its boundaries are:

North—National Highway,
East—Cabatuan River and Francisco Abasta,
South—Cabatuan City, and
West—Cabatuan River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[39-42]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 17, 1968 by Resins Incorporated of 608 Tanduay Street, Manila for the appropriation on the public waters of Cabulig River in Nahalinan, Jasaan, Misamis Oriental for industrial cooling in the quantity of 3150 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Jasaan BLLM No. 1 to Intake N. 72 deg. 58 min. W. 1,030.24 meters.

(c) That the proposed work are to consist of pumps.

(d) That the land is located in Nahalinan, Jasaan, Misamis Oriental, and its boundaries are:

North—National Highway,
East—Small Cabulig River,
South—Big Cabulig River, and
West—Macajalar Bay.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such

objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[39-42].

REPUBLIKA NG PILIPINAS
PAMBANSANG PANGASIWAAN NG PATUBIG
(NATIONAL IRRIGATION ADMINISTRATION)
GUSALING ABLAZA, 117 E. RODRIGUEZ, SR.
LUNGSOD NG QUEZON

TO WHOM IT MAY CONCERN:

Whereas, there has been constructed and completed, in accordance with law, by the National Irrigation Administration, an irrigation system within the municipalities of Pastrana and Dagami, Leyte del Norte.

Now, therefore, pursuant to the requirements of law, notice is hereby given:

(a) That the land irrigable by the Binahaan River Irrigation System (South Side) as shown on the map filed in the Office of the Administrator, National Irrigation Administration, and the Municipal Secretaries of the said municipalities, embraces 1,000 hectares.

(b) That the land to be irrigated by the system will be charged as follows:

First Crop:

Rice P25.00 per hectare.
Other than rice 10.00 per hectare.

Second Crop:

Rice P35.00 per hectare.
Other than rice 20.00 per hectare.

Third Crop:

Rice P30.00 per hectare.
Other than rice 20.00 per hectare.

Crops standing during the year such as sugar cane shall be charged P25.00 per hectare per annum and that the annual irrigation charge shall in no case exceed P60.00 per hectare.

(c) That irrigation fees, in accordance with the above schedule shall be collected for each crop harvested between April 1 of the preceding year and March 31 of the current year, these fees due for payment without penalty up to April 30, of the current year, after which date the penalty shall be 10% additional up to December 31 of the current year and 20% thereafter.

(d) That the official test of the system was made on September 1, 1968.

(Sgd.) ALFREDO L. JUINIO
Acting Administrator

[39-42]

[SECOND PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Thomas P. Bautista of Cabangila, Altavas, Aklan for the appropriation on the public waters of Man-up River in Cabangila, Altavas, Aklan for irrigation in the quantity of 15 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately N. 23 deg. 3 min. W., 150 meters from the Insolong concrete bridge to the proposed diversion.

(c) That the proposed work are to consist of pump irrigation. Canal length. 350 meters, average width, 1 meter.

(d) That the land to be irrigated is located in Cabangila, Altavas, Aklan, containing an area of 7 hectares and its boundaries are:

North—Thomas P. Bautista (up-land),
East—Thomas P. Bautista (up-land),
South—National Road, and
West—Insolong Creek.

(e) That the water requested will be used June–October and November–March.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works
By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
[38-41] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 7, 1968 by

Remigio Alejandro of Altavas, Aklan for the appropriation on the public waters of Bucayan River in Mag-Abaca, Altavas, Aklan for irrigation in the quantity of 30 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately N. 77 deg. W., 2 Kms. from Altavas Elementary School, Altavas, Aklan to the proposed diversion.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Mag-Abaca, Altavas, Aklan, containing an area of 30 hectares and its boundaries are:

North—Bucayan River,
East—Emeterio Barrientos and Freno Alfaro,
South—Lucas Peñano, and
West—Lucas Peñano.

(e) That the water requested will be used July to December and February to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works
By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 6, 1968 by Gov. Jose B. Legaspi of Kalobo, Aklan for the appropriation on the public waters of Calangcang Creek in Calangcang, Makato, Aklan for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately N. 60 deg. E., 4,000 meters from the Calangcang Elementary School to the proposed diversion, Makato, Aklan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 500 meters; average width, 1.50 meters.

(d) That the land to be irrigated is located in Calangcang, Makato, Aklan, containing an area of 50 hectares and its boundaries are:

North—Calangcang Creek,
East—South-East Jose Meñez,
South—West, Agustin Tijada, and
West—Agustin Tijada.

(e) That the water requested will be used August to April of each year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 8, 1968 by Atty. Emilio C. Nabor of Madalag, Aklan for the appropriation of the public waters of Timbaban River in Lagohon, Madalag, Aklan for irrigation in the quantity of 25 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Irrigation pump will be installed between the land own by Rodrigo Castro and Angel Nidua at the West and Natividad Nidua and Etilberto de Jesus at the East. Approximately 1.5 Kms. from the Municipality of Madalag S. 35 deg. E.

(c) That the proposed work are to consist of irrigation pump.

(d) That the land to be irrigated is located in Lagohon, Madalag, Aklan, containing an area of 25 hectares and its boundaries are:

North—Lagohon Creek,
East—Natividad Nidua and Etilberta de Jesus (Upland),
South—Timbaban River, and
West—Rodrigo Castro and Angel Nidua (Coconut Grove).

(e) That the water requested will be used June to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 6, 1968 by Noel Filiciano of Balete, Aklan for the appropriation on the public waters of Manlogo Creek in Morales, Balete, Aklan for irrigation in the quantity of 20 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately .5 Km. S. 30 deg. E. from the Balete Bridge to the proposed diversion.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300 meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Morales, Balete, Aklan, containing an area of 11 hectares and its boundaries are:

North—Manlogo Creek,
East—Manlogo Creek,
South—Rafael Aranas, and
West—Pulahan River.

(e) That the water requested will be used June to October and December to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such

objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refilled with the Director, Bureau of Public Works, Manila, on May 31, 1968 by Leon Esguerra of Poblacion, Rosario, Batangas for the appropriation of the public waters of Tubig and Bayan Creek in Bocal, Padre Garcia, Batangas for irrigation purposes in the quantity of 6 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Proposed pumpsite is approximately 20 meters West of PLS corner No. 14 of the Lot to be irrigated.

(c) That the proposed work are to consist of concrete foundation. Canal length, 200 meters; average width, 0.50 meter.

(d) That the land to be irrigated is located in Bocal, Padre Garcia, Batangas, containing an area of 6 hectares and its boundaries are:

North—Maria Umali,
East—Estanislao Amurao and Manuel Roxas,
South—Manuel Roxas, and
West—Faustino Camus.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refilled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Nicolas B. Aquino of Sto. Tomas, Pamplona, Cagayan for the appropriation on the public waters of Bagu Creek in Sto. Tomas, Pamplona, Cagayan for irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 1500 meters N. 30 deg. 0 min. E. from Sto. Tomas Barrio School, Sto. Tomas, Pamplona, Cagayan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in Sto. Tomas, Pamplona, Cagayan, containing an area of 40.0 hectares and its boundaries are:

North—Bagu Creek,
East—Bagu Creek,
South—Hill, and
West—Pamplona River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refilled with the Director, Bureau of Public Works, Manila, on July 16, 1968 by Romulo C. Ventura of Tupang, Alcala, Cagayan for the appropriation on the public waters of Afusing Creek in Masical, Amulung, Cagayan for irrigation in the quantity of 45 liters per second, in accordance with provisions of Act No. 2152, as amend.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The pumpsite is approximately 2,400 meters N. 38 deg. W. from Masical Barrio School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300-800 meters; average width, 1.5-3 meters.

(d) That the land to be irrigated is located in Masical, Amulung, Cagayan, containing an area of 33 hectares and its boundaries are:

North—Afusing Creek and Gabriel Ancheta,
East—Gabriel Ancheta, Maximo Ancheta and Modesto Paat,
South—Domingo Guiyab and Franklin Presto, and
West—Manuel Ancheta and Florentino Tabac.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 8, 1968 by Jaime Malanyaon of Naga City for the appropriation on the public waters of Maynato Creek in Cagbanaba, Ocampo, Camarines Sur for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion or pumpsite is approximately N. 67 deg. 00 min. W., 460 meters from Salvacion Barrio School.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Cagbanaba, Ocampo, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—Maynato Creek,
East—Josefa Mendoza and Hilario Villa,
South—Maynato Creek, and
West—Maynato Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 20, 1968 by Leticia Cadiz Mendoza of 2837 Fenlandia, Makati, Rizal for the appropriation on the public waters of Tinablanan River in Barrio Mabatabato, Pili, Camarines Sur for irrigation in the quantity of 113 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is N. 21-37 deg. E., 79.63 meters from corner No. 7 of Lot No. 1 PSU-87211, Mabatabato, Pili, Camarines Sur.

(c) That the proposed work are to consist of permanent dam with pump.—height, 3.00 meters; width at top, 3.00 meters; width at bottom, 3.00 meters; length at top, 6.00 meters; length at bottom, 6.00 meters. Canal length, 2,000 meters; average width, 1.00 meter.

(d) That the land to be irrigated is located in Barrio Mabatabato, Pili, Camarines Sur, containing an area of 113 hectares and its boundaries are:

North—Pedro Briones,
East—Feliciano Baliwag,
South—Tinablanan River, and
West—Tinablanan River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila,

a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
[38-41] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Jovino M. Paje of Guinobatan, Albay for the appropriation on the public waters of Calawag Creek in Carangcang, Magarao, Camarines Sur for irrigation in the quantity of 33 liters per second in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 25 deg. W. and 1.5 Kms. to Sta. Lucia Com. School.

(c) That the proposed work are to consist of suction pipe.

(d) That the land to be irrigated is located in Carangcang, Magarao, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—R. Sibulo and Ceudadano,
South—Sibulo, and
West—Toledana, Antiaga, Paje & Gamosa etc.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
[38-41] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 9, 1968 by Francisco Sarrosa of Dumaguil, Norala, South Cotabato for the appropriation on the public waters of Banga River in Dumaguil, Norala, South Cotabato for irrigation in the quantity of 300 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is North 65 deg. 00 min. West. 1,000 meters more or less from Dumaguil Elementary School, Norala, South Cotabato.

(c) That the proposed work are to consist of pump irrigation. Canal length, 1,400 meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Dumaguil, Norala, South Cotabato, containing an area of 200 hectares and its boundaries are:

North—Guillermo Pama and Ledesma Abanga,
East—Herman Pavenilla and Estilita Garido,
South—Dr. Evangelista & Rafael Valencia, and
West—Banga River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
[38-41] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 22, 1968 by Emen-Marber Farmers Irrigation System Association of Eman-Marber, Bansalan, Davao del Sur for the appropriation on the public waters of Matanao River in Eman-Marber, Bansalan, Davao del Sur for irrigation in the quantity of 300 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 17 deg. 30 min. 2,610 meters from BLLM No. 80.

(e) That the proposed work are to consist of permanent dam, height, 1.00 meter; width at top, 1.00 meter; width at bottom, 4.00 meters; length at top, 20.00 meters; length at bottom, 20.00 meters. Canal length, 7 Kms. meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Eman-Marber, Bansalan, Davao del Sur, containing an area of 300 hectares and its boundaries are:

North—Matanao River,
East—Barrio Road,
South—Marber Creek, and
West—Matanao River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 10, 1968 by Gaspar Ponchinlan of Mayaoyao, Ifugao for the appropriation on the public waters of Mapacopaco Creek in Mapacopaco, Potia, Ifugao for irrigation in the quantity of 90 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed pump site is approximately located six (6) Kms. S. 45 deg. West of the new town site called Sta. Maria.

(e) That the proposed work are to consist of pump irrigation/temporary dam.—height, 1.5 meters; width at top, 2.00 meters; width at

bottom, 5.00 meters; length at top, 6.00 meters; length at bottom, 6.00 meters. Canal length, 800 meters; average width, 0.70 meter.

(d) That the land to be irrigated is located in Mapacopaco, Potia, Ifugao, containing an area of 30 hectares and its boundaries are:

North—Mapacopaco Creek,
East—Guarantinas Creek,
South—Carmen Langoan, and
West—National Secondary.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Leon P. Aricayos of Aurora, Isabela for the appropriation on the public waters of Malalinta Creek in Malalinta, Callang, Isabela for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately 995.0 meters N. 8 deg. 01 min. E. from BLLM No. 216 Mp. of Roxas, Isabela.

(e) That the proposed work are to consist of pump irrigation. Canal length, 500.0 meters; average width, 1.50 meters.

(d) That the land to be irrigated is located in Malalinta, Callang, Isabela, containing an area of 15.3 hectares and its boundaries are:

North—Malalinta Creek,
East—Lot 3194,
South—Lot 5870, and
West—Lot 8110.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 18, 1968 by Angelo Corpuz of San Antonio, Magsaysay, Isabela for the appropriation on the public waters of Guniran Creek in Carmencita, Magsaysay, Isabela for irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S. 23 deg. E. 800 meters from the flagpole of Carmencita Elementary School, Carmencita, Magsaysay, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300.0 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Carmencita, Magsaysay, Isabela, containing an area of 20 hectares and its boundaries are:

North—Lot 1 & 2 and Public Land,
East—Public Land,
South—Guniran Creek, and
West—Lot C & D, Public Land, U. Pascua.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 16, 1968 by Isabelo Balantac of Santiago, Quirino, Isabela for the appropriation on the public waters of Mallig River in Santiago, Quirino (Ilagan) Isabela for irrigation in the quantity of 69 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion or pumpsite is approximately N. 50 deg. E. 3,500 meters from the flagpole of Municipal Building, Quirino, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 350 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Santiago, Quirino, Isabela, containing an area of 23 hectares and its boundaries are:

North—Aurelio Galanda,
Northeast—Emilia Baguira,
Southeast—Conrado Rivera, S. Baguira and
Mallig River, and
West—Sabas Hernandez.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 30, 1968 by Guadalupe Palac of Caloocan, Santiago, Isabela for the appropriation on the public waters of Namoratan Creek in Echague, Isabela for irrigation in the quantity of 150 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is S. 16 deg. 15 min. E. 1,500 meters more or less from San Antonio Minit Barrio School, Echague, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 1,000 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in San Antonio-Minit, Echague, Isabela, containing an area of 100 hectares and its boundaries are:

North—Namoratan Creek,
East—Barrio Road,
South—Lot 5775 & 5776, and
West—Namoratan Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 13, 1968 by Calixto Gragasín of Caliguian, Burgos, Isabela for the appropriation on the public waters of Nagcalauan Creek in Caliguian, Burgos, Isabela for irrigation in the quantity of 73.00 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately N. 30 deg. E. 2,500 meters from T.L., flagpole Burgos Community School, Burgos, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 350.00 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Caliguian, Burgos, Isabela, containing an area of 25 hectares and its boundaries are:

North—Serapio Cayton,
East—Pastora Marzan & Esteban Cervantes,
South—Luis Fronda & Fedeliano Obenario, and
West—Road.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 14, 1968 by Ramon Dumaguina of Cordon, Isabela for the appropriation on the public waters of Baligatan Creek in Pagrangayan, Ramon, Isabela for irrigation in the quantity of 75 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 2,100 meters S. 52 deg. 0 min. W. of BLLM No. 97, Santiago Cadastral.

(c) That the proposed work are to consist of pump irrigation. Canal length, 600.00 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Pagrangayan, Ramon, Isabela, containing an area of 50 hectares and its boundaries are:

North—Generoso Pastor,
East—Gregorio Ducusin,
South—Eugenia Villanueva, and
West—Baligatan Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 14, 1968 by Jose Rolleda of Olaño, Mallig, Isabela for the appropriation on the public waters of Casili Creek in Olaño, Mallig, Isabela for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 1,500 meters S. 80 deg. 0 min. W. of Olaño Barrio School, Olaño, Mallig, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400.00 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in Olaño, Mallig, Isabela, containing an area of 20 hectares and its boundaries are:

North—Pedro Capitolio & Pedro Castillo,

East—Eusebio Rolleda & Dotheria Rolleda,

South—Casili Creek, and

West—Florentino Somera & Donato Camangeg.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau

of Public Works, Manila, on June 13, 1968 by Victorino Espanto of Villafior, San Isidro, Isabela for the appropriation on the public waters of Namasalan Creek in Villafior, San Isidro, Isabela for irrigation in the quantity of 90 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S. 18 deg. W. 250 meters from flagpole of Villafior Elementary School, Villafior, San Isidro, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 350 meters; average width 2.00 meters.

(d) That the land to be irrigated is located in Villafior, San Isidro, Isabela, containing an area of 30 hectares and its boundaries are:

North—Namasalan Creek,

East—Namasalan Creek & Jose Sabio,

South—Jose Sabio, and

West—Estanislao Aquino.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 30, 1968 by Carlos D. Bagtang of Tabuk, Kalinga-Apayao for the appropriation on the public waters of Callagdao Creek in Tabuk, Kalinga-Apayao for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is N. 69 deg. 45 min. E. 3,500 meters more or less from Kalinga-Apayao Provincial Capitol in Tabuk, Kalinga-Apayao.

(c) That the proposed work are to consist of temporary dam with pump—height, 1.500 meters; width at top, 3.00 meters; width at bottom, 5.00 meters; length at top, 16.00 meters; length at bottom, 16.00 meters. Canal length, 500 meters; average width, .80 meter.

(d) That the land to be irrigated is located in Tabuk, Kalinga-Apayao, containing an area of 44 hectares and its boundaries are:

North—Callagdao Creek,
East—Cabalinaga Creek,
South—Cabalingan Creek & Alfredo Lamen, and
West—Lots 1081, 1082 & Constacio Velasco.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 17, 1968 by Celestino Dumlaog of Tuguegarao, Cagayan for the appropriation on the public waters of Pangol Creek in Liwan East, Liwan, Kalinga-Apayao for irrigation in the quantity of 45 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 310 meters S. 35 deg. W. from Barrio School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 800.0 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in Liwan East, Liwan, Kalinga-Apayao, containing an area of 30 hectares and its boundaries are:

North—Salvatierra Estate,
East—Barrio Road,
South—National Highway, and
West—Daniel Cuado.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 18, 1968 by Octavio Traya of Poblacion, Abuyog, Leyte for the appropriation on the public waters of Hulhugan River, Color Creek, Maitum Creek in Maitum, Abuyog, Leyte for irrigation in the quantity of 300 liters per second in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

S. 14 deg. W. approximately 1,548 Kms. from BLLM No. 28, Barrio Capilian, Abuyog, Leyte to the proposed point of diversion in Hulhugan River, Color Creek and Maitum Creek at Barrio Maitum, Abuyog, Leyte.

(c) That the proposed work are to consist of concrete dam—height, 1.5 meters; width at top, 6 inches; width at bottom, 5 meters; length at top, 3 meters; length at bottom, 5 meters. Canal length, 800 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Maitum and Capilian, Abuyog, Leyte, containing an area of 150 hectares and its boundaries are:

North—Old and New Layog River,
East—Simeon Albina, Eleodoro Poliguit, Francisco Costin, Fortunata Costin, Pedro Gallego and Heirs of H. Barguin,
South—Hulhugan River, Color Creek & Maitum Creek, and
West—Hulhugan River, B. Costin, Leon Coper and Old Layog River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 6, 1968 by Consolacion Arcenas Chua of Potot, Milagros, Masbate for the appropriation on the public waters of Potot River in Potot, Milagros, Masbate for irrigation in the quantity of 75 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 850 meters S. 80 deg. W. from Potot Barrio School, Potot, Milagros, Masbate.

(c) That the proposed work are to consist of centrifugal pump. Canal length, 500 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Potot, Milagros, Masbate, containing an area of 50 hectares and its boundaries are:

North—Jose de Jesus and Natividad Aganan,
East—Fortunato Olivia and Esteban Aganan,
South—Potot River, and
West—Potot River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 9, 1958 by Leon Sebastian of San Jose, Occidental Mindoro for the appropriation on the public waters of Manus Creek in Batasan, San Jose, Occidental Mindoro for irrigation in the quantity of 15 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 61 deg. W. and about 1,500 meters from the flagpole of Batasan Primary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400.0 meters; average width, 1.20 meters.

(d) That the land to be irrigated is located in Batasan, San Jose, Occidental Mindoro, containing an area of 15 hectares and its boundaries are:

North—Manus Creek,
East—Manus Creek,
South—Public Land (Catburan Mts.), and
West—Friar Lands.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 9, 1968 by Fermin Ordanes of San Jose, Occidental Mindoro for the appropriation on the public waters of Canualing Creek in La Curva, San Jose, Occidental Mindoro for irrigation in the quantity of 15 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately N. 47 deg. W. and about 500 meters from Canualing Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400 meters; average width, 1.2 meters.

(d) That the land to be irrigated is located in La Curva, San Jose, Occidental Mindoro, containing an area of 15 hectares and its boundaries are:

North—Lot No. 6 and Canualing Creek,
East—Road,
South—Road, and
West—Road.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Procopio Benitez of San Jose, Occidental Mindoro for the appropriation on the public waters of Pitogo River in Aguas, San Jose, Occidental Mindoro for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 77 deg. E. and about 550 meters from Aguas Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 450 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Aguas, San Jose, Occidental Mindoro, containing an area of 15 hectares and its boundaries are:

North—Andres Fulgar,
East—Pitogo River,
South—Antonio Bayded & Lot No. 263, and
West—Fermin Barquez & Lot No. 2096.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Dr. Jacinto L. Leviste of Calapan, Oriental Mindoro for the appropriation on the public waters of Malbog River in Bancurro, Victoria, Oriental Mindoro for irrigation in the quantity of 12 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S. 76 deg. 02 min. W. 630 meters from MBM No. 11, Naujan Cadastre.

(c) That the proposed work are to consist of pump irrigation. Canal length, 250 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Bancurro, Victoria, Oriental Mindoro, containing an area of 8 hectares and its boundaries are:

North—Malbog River,
East—Lot No. 4657,
South—Center Creek & Lot No. 4657-B, and
West—NE—Lot No. 4649.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 26, 1968 by Pedro P. Tria, Jr. of Roxas, Oriental Mindoro for the appropriation on the public waters of Wasig River in Sta. Maria, Mansalay, Oriental Mindoro for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 38 deg. 30 min. E. 5,791 meters from BLLM No. 1, Mansalay Public Land Subd. PLS-416-D.

(c) That the proposed work are to consist of centrifugal pump controlled by a diesel engine. Canal length, 400.00 meters; average width, 1-700 meters.

(d) That the land to be irrigated is located in Sta. Maria, Mansalay, Oriental Mindoro, containing an area of 15 to 20 hectares and its boundaries are:

North—Property of Delina Family,
East—Lot 273 of Mansalay Subd. (Public Land),
South—Wasig River, and
West—Property of Quirico Sungcang.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 19, 1968 by Ireneo U. San Juan of Malibago, Naujan, Oriental Mindoro for the appropriation on the public waters of Malibago Creek in Malibago, Naujan, Oriental Mindoro for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately S. 54 deg. 50 min. W. 611 meters from BLLM No. 59, Naujan Cadastre 200.

(c) That the proposed work are to consist of Canal length, 400.00 meters; average width, 1.700 meters.

(d) That the land to be irrigated is located in Malibago, Naujan, Oriental Mindoro, containing an area of 30 hectares and its boundaries are:

North—Malibago Creek; Lots 998-D, 847 and 2925 of Naujan Cadastre 200,
East—Lots 998-D and 998-H Naujan Cadastre 200,
South—Lots 998-B Naujan Cadastre 200, and
West—Lot 846, Naujan Cadastre 200, Malibago Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 19, 1968 by Ramon Clemente of Sta. Clara Subd., Bacolod City, Negros Occidental for the appropriation on the public waters of Buringot Creek in Sta. Clara Subd., Bacolod City, Negros Occidental for irriga-

tion in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately S. 27 deg. 00 min. E. 2,000 meters from Odiong Elementary School.

(c) That the proposed work are to consist of irrigation pump unit. Canal length, 15.00 meters; average width, 1.50 meters.

(d) That the land to be irrigated is located in Odiong, Moises Padilla, Negros Occidental, containing an area of 33 hectares and its boundaries are:

North—Lot No. 1468,
East—Lot No. 854,
South—Lot No. 1278, and
West—Lot No. 1277.

(e) That the water requested will be used May to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 6, 1968 by Manuel Bondoc of San Pedro, Sta. Ana, Pampanga for the appropriation of the public waters of Betis River in San Pedro, Sta. Ana, Pampanga for irrigation in the quantity of 100 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumphsite is approximately 500 meters S. 27 deg. E. from San Pedro Barrio School, San Pedro, Sta. Ana Pampanga.

(c) That the proposed work are to consist of pump irrigation. Canal length, 600.00 meters; average width 2.50 meters.

(d) That the land to be irrigated is located in San Pedro, Sta. Ana, Pampanga, containing an area of 70 hectares and its boundaries are:

North—Gregorio Dizon,
East—Betis River,
South—Betis River, and
West—Gregorio Dizon.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 23, 1968 by David Layug of Mayquiapo, Guagua, Pampanga for the appropriation of the public waters of Palcarangan Creek in Sta. Cruz, Guagua, Pampanga for irrigation in the quantity of 15 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion or pumphsite is approximately N. 48 deg. 00 min. W. 2,200 meters from Km. Post No. 89.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Sta. Cruz, Guagua, Pampanga, containing an area of 15 hectares and its boundaries are:

North—Palcarangan Creek,
East—Palcarangan Creek,
South—David Layug, and
West—David Layug.

(e) That the water requested will be used January–December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 1, 1968 by Juan P. Barrucan of Alos, Alaminos, Pangasinan for the appropriation on the public waters of Balite River in Villacorta, Mabini, Pangasinan for irrigation in the quantity of 27 liters per second, in accordance with the provisions of Act No. 2152; as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

053671—15

The point of diversion or pumpsite is approximately 3 Kms. N. 16 deg. W. from Barrio Villacorta School, Barrio Villacorta, Alaminos, Pangasinan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 280.0 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Villacorta, Mabini, Pangasinan, containing an area of 17-20 hectares and its boundaries are:

North—Balite River,
East—Troso Creek,
South—Public Land & Narvisa Ososrio, and
West—Angat River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

[THIRD PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 18, 1968 by Vicente E. Paguirigan of Malasin, Burgos, Isabela for the appropriation on the public waters of Bugnay Creek in Malasin, Burgos, Isabela for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 40 deg. W, 1,500 meters from Malasin Primary School flagpole, Malasin, Burgos, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400.00 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Malasin, Burgos, Isabela, containing an area of 30 hectares and its boundaries are:

North—Bugnay Creek,
East—Bugnay Creek,
South—Lot No. 2890 and road, and
West—Bugnay Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[37-40]

in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

N-31 deg. 30 min. E, approximately 4,060 meters from the Bilbao-Watkins Elementary School to the proposed point of diversion.

(c) That the proposed work are to consist of permanent dam. height, 1.50 meters; width at top, 0.60 meter; width at bottom, 3.00 meters; length at top, 10.00 meters; length at bottom, 10.00 meters. Canal length, 1.3 Km.; average width, 2.00 meters.

(d) That the land to be irrigated is located in Talacagay, Hinoba-an, Negros Occidental, containing an area of 111 hectares and its boundaries are:

North—Lot Nos. 3849 and 3850,
East—Lot Nos. 4094, 4140 and Nabulo Creek,
South—Lot Nos. 4040, 4021 and 4020, and
West—Lot Nos. 4087, 4073 and Talacagay Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[37-40]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 7, 1968 by Luzon Cement Corporation of Shurdut Bldg., Intramuros, Manila for the appropriation on the public waters of Unnamed Creek in Barrio Akle, San Ildefonso, Bulacan for industrial in the quantity of 12 * liters per second, in accordance with provisions of Act No. 2152, as amended.

*2 liters per second for Domestic.
10 liters per second for Industrial.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 23, 1968 by Bilbao-Watkins Plantation Co., Inc. of Talacagay, Hinoba-an, Negros Occidental for the appropriation on the public waters of Bacayungan River in Talacagay, Hinoba-an, Negros Occidental for irrigation in the quantity of 111 liters per second,

on the sketch filed with the application described as follows:

Proposed dam is about 1.75 km. North of Barrio Akle School.

(c) That the proposed work are to consist of permanent dam.—height, 1 meter; width at top, .5 meter, width at bottom, 1 meter; length at top, 2.5 meters; length at bottom, 2 meters. Canal length, not applicable, average width, not applicable.

(d) That the land to be irrigated is located in not applicable, containing an area of not applicable hectares and its boundaries are:

North—not applicable

East—not applicable

South—not applicable

West—not applicable.

(e) That the water requested will be used all months of the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[37-40]

National Irrigation Administration

REPUBLIKA NG PILIPINAS
PAMBANSANG PANGASIWAAN NG PATUBIG
(NATIONAL IRRIGATION ADMINISTRATION)
GUSALING ABLAZA, 117 E. RODRIGUEZ, SR.
LUNGSOD NG QUEZON

TO WHOM IT MAY CONCERN:

Whereas, there has been constructed and completed, in accordance with law, by the National Irrigation Administration, an irrigation system within the municipalities of San Mateo, Cabatuan, Luna, Cawayan, Angadanan and Alicia.

Now, therefore, pursuant to the requirements of law, notice is hereby given:

(a) That the land irrigable by the Magat East Extension Irrigation System as shown on the map filed in the Office of the Administrator, National Irrigation Administration, and the Municipal Secretaries of the said municipalities, embraces 12,000 hectares.

(b) That the land to be irrigated by the system will be charged as follows:

First Crop:

Rice	P25.00 per hectare
Other than rice	10.00 per hectare

Second Crop:

Rice	P35.00 per hectare
Other than rice	20.00 per hectare

Third Crop:

Rice	P30.00 per hectare
Other than rice	20.00 per hectare

Crop standing during the year such as sugar-cane shall be charged P25.00 per hectare per annum and that the annual irrigation charge shall in no case exceed P60.00 per hectare.

(c) That irrigation fees, in accordance with the above schedule shall be collected for each crop harvested between April 1 of the preceding year and March 31 of the current year, these fees due for payment without penalty up to April 30, of the current year, after which date the penalty shall be 10% additional up to December 31 of the current year and 20% thereafter.

(d) That the official test of the system is to be made on September 1, 1968.

(Sgd.) ALFREDO L. JUINIO
Actg. Administrator

[37-40]

CHANGE OF DIVERSION

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
BUREAU OF PUBLIC WORKS
MANILA

NOTICE OF THE REQUEST OF BAUDELIO BAUTISTA TO CHANGE THE MANNER OF HIS DIVERSION FROM PUMP TO PUMP AND GRAVITY SYSTEM FOR THE USE OF 32 LITERS PER SECOND FROM THE MAYAMOT CREEK IN BARRIO MAYAMOT, MUNICIPALITY OF GUIMBA, PROVINCE OF NUEVA ECIIJA.

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That Baudelio Bautista has filed with the Secretary of Public Works and Communications,

Manila, thru the Director of Public Works, a request for permission to change the manner of his diversion from pump to pump and gravity system for the use of 32 liters per second.

(b) That the location of the diversion site is on the Mayamot Creek in Barrio Mayamot, Municipality of Guimba, Province of Nueva Ecija.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Director of Public Works, within thirty (30) days beginning with the last day of publication in the *Official Gazette*, of this notice.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[37-40]

[LAST PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Amando Albores of New Clarin, Bansalan, Davao del Sur for the appropriation on the public waters of Kasuga Creek in Barrio Kasuga, Magsaysay, Davao del Sur for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The irrigation pump as per sketch attached hereof will be installed near the road of Blocon road near the corner of the Kasuga Creek.

(c) That the proposed work are to consist of pump irrigation—height, 30 meters; width at bottom, 3 meters; length at bottom, 1 meter.

(d) That the land to be irrigated is located in Kasuga, Magsaysay, Davao del Sur, containing an area of 10 hectares and its boundaries are:

North—Julio Tabay 10 hectares irrigated beside the road of Blocon road,

East—Mrs. Vilorina irrigated 20 hectares adjacent,

South—Margarito Respulo 10 hectares irrigated adjacent, and

West—Teroy Gabion 10 hectares irrigated.

(e) That the water requested will be used November to April and May.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by William Mangupag of Barrio Sta. Barbara, Iguig, Cagayan for the appropriation on the public waters of Minanga River in Barrio Sta. Barbara, Iguig, Cagayan for irrigation in the quantity of 10 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

S. 56 deg. E. 1,040 meters from Minanga Bridge.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Barrio Sta. Barbara, Iguig, Cagayan, containing an area of 10 hectares and its boundaries are:

North—Sta. Barbara Barrio Road,

East—Alfonso Ponce, and

West—National Road.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 31, 1968 by Rosa B. Ceguerra of Pinagtambangan, Labo, Camarines Norte for the appropriation on the public waters of Mahawan-Hawan Creek in Barrio Pinagtam-

bangnan, Labo, Camarines Norte for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

That the proposed dam site is South 60 deg. East 10 meters distance from Corner No. 4 (B. L. Conc. Cy. Mon. 15 x 60 cm.) of Lot 2047 of Labo Cad. 238.

(c) That the proposed work are to consist of permanent (dam)—height, 1 meter; width at top, 1.5 meters; width at bottom, 3 meters; length at top, 12 meters; length at bottom, 12 meters. Canal length, 500 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Pinagtambangan, Labo, Camarines Norte, containing an area of 10 hectares and its boundaries are:

North—By applicant Rosa B. Ceguerra,
East—By Matalhod Creek,
South—By Matalhod Creek, and
West—By Matalhod Creek and Heirs of Lociano Villagen.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on March 11, 1968 by Virginia S. Tugbang of 393-E Rodriguez Blvd., Quezon City for the appropriation on the public waters of Bitac, Viejo River in Barrio Vista Alegre, Bitac Viejo, Iloilo for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Pumpsite is N. 35 deg. W. from the tie line Vista Alegre Elementary School which is S. 30 deg. E. approximately distance of 1 Km.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Barrio Vista Alegre, Bitac Viejo, Iloilo, containing an area of 50 hectares and its boundaries are:

North—Rizalino Balico & Bolofenos,
East—Feeder Road,
South—Floresto Balila & Gutang, and
West—Bitac, Viejo River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Antonio Yasom of Roxas, Mindoro Oriental for the appropriation on the public waters of Malaguta Creek in Roxas, Oriental Mindoro for irrigation in the quantity of 10 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Pumpsite N. 43 deg. 69 min. 3,372 meters BLBM Barrio Poclasam, Mansalay, Oriental Mindoro.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Roxas, Oriental Mindoro, containing an area of 10 hectares and its boundaries are:

East—Marcelo Cabrera, and
South—Lot No. 75847.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Simcona P. Cruz of Mangatarem, Pangasinan for the appropriation on the public waters of Estero Fernandez in Barrio Pulido, Mangatarem, Pangasinan for irrigation in the quantity of 26 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

T.L. P.S. is approximately S. 19 deg. W. and 1,200 meters from BLLM No. 2, of Mangatarem, Pangasinan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 700 meters; average width, 3.0 meters.

(d) That the land to be irrigated is located in Barrio Pulido, Mangatarem, Pangasinan, containing an area of 23.64 hectares and its boundaries are:

North—Juan Acosta,
East—Estero Fernandez,
South—Heirs of Federico Casiano, and
West—Heirs of Nazario Castillo.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Lope Gallo of Barrio San Nicolas, Victoria, Tarlac for the appropriation on the public waters of Unnamed Creek in Barrio Canarem, Victoria, Tarlac for irrigation in the quantity of 9 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

P.S. 1.5 Km. more or less from San Agustin Elementary School in Barrio Canarem, Victoria, Tarlac.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Barrio Canarem, Victoria, Tarlac, containing an area of 9 hectares and its boundaries are:

North—Vicente Rigor,
East—Luis Ramos and Gregorio Bergonio, and
South—Guillermo Gagatano.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

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- A 11339 to General Learning Corporation. Work-book for MODERN MATHEMATICS THROUGH DISCOVERY, Book Two, Pupil's Edition. Published. Registered on July 9, 1968.
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PERIODICALS—B

- B 3916 to Philippines Free Press, Inc. PHILIPPINES FREE PRESS, Vol. LXI, Nos. 22, 23, 24, 25 & 26; Issues of June 1, 8, 15, 22, 29, 1968. Published. Registered on July 2, 1968.
- B 3917 to Graphic Publishing, Inc. GRAPHIC, VOL. XXXIV, Nos. 50-53; Issues of June

Certificate No.

- 5, 12, 19 & 26, 1968. Published. Registered on July 2, 1968.
- B 3918 to Pilipino Komiks, Inc. DARNA KOMIKS, Taon 1, Blg. 11-12 Hunyo 22. Published. Registered on July 2, 1968.
- B 3919 to Pilipino Komiks, Inc. ESPESYAL KOMIKS, Taon 15, Blg. 367-368; Hunyo 17, Hulyo 1, 1968. Published. Registered on July 2, 1968.
- B 3920 to Pilipino Komiks, Inc. HIWAGA KOMIKS, Taon 17, Blg. 426-427 Hunyo 15-20, 1968. Published. Registered on July 2, 1968.
- B 3921 to Pilipino Komiks, Inc. PILIPINO KOMIKS, Taon 21, Blg. 516-517 Hunyo 20, Hulyo 4, 1968. Published. Registered on July 2, 1968.
- B 3922 to Pilipino Komiks, Inc. TAGALOG KLASIKS, Taon 17, Blg. 455-456; Hunyo 24, Hulyo 8, 1968. Published. Registered on July 2, 1968.
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- B 3924 to Pilipino Komiks, Inc. SIXTEEN MAG. Taon 1, Blg. 1-2; Hunyo 22, Hulyo 6, 1968. Published. Registered on July 2, 1968.
- B 3925 to Philippines Free Press, Inc. PILIPINO "Ang Babasahin Ng Bayan" Vol.
- B 3926 to Liwayway Publishing, Inc. BANNAWAG, Tawen XXIX, Blg. 39, 40, 41, & 42, May 6, 13, 20, & 27, 1968. Published. Registered on July 8, 1968.
- B 3927 to Liwayway Publishing, Inc. BANNAWAG, Tawen XXIX, Blg. 43, 44, 45, & 46, June 3, 10, 17, & 24, 1968. Published. Registered on July 8, 1968.
- B 3928 to Graphic Arts Service, Inc. ALIWAN KOMIKS MAGASIN, Taon 6, Blg. 147 at 148 Hunyo 3 at 17, 1968. Published. Registered on July 8, 1968.
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- B 3932 to Graphic Arts Service, Inc. PINOY KOMIKS MAGASIN, Taon 6, Blg. 132 at 133. Published. Registered on July 8, 1968.

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- B 3933 to Graphic Arts Service, Inc. KISLAP MAGASIN, Taon 6, Blg. 150 at 151 Mayo 31 at Hunyo 14, 1968. Published. Registered on July 8, 1968.
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- B 3936 to Mission Publishing Company. HASMIN KOMIKS No. 190 & 191 June 19, & July 3, 1968. Published. Registered on July 11, 1968.
- B 3937 to Mission Publishing Company. FIESTA KOMIKS No. 211 & 212 July 1, & 15, 1968. Published. Registered on July 11, 1968.
- B 3938 to Esso Standard Fertilizer & Agricultural Chemical Co., Inc. (Phil.) ESSO AGRO-SERVICE BULLETIN NO. 16 MAY-JUNE, 1968. Published. Registered on July 18, 1968.
- B 3939 to Liwayway Publishing, Inc. LIWAY-WAY, Taon XIV, Blg. 5, 6, 7, & 8; June 3, 10, 17, & 24, 1968. Published. Registered on July 31, 1968.
- B 3940 to Graphic Publishing, Inc. GRAPHIC, Vol. XXXIV, No. 54 & Vol. XXXV, Nos. 3-6 July 3, 10, 17, 24 & 31. Published. Registered on July 31, 1968.

DRAMATIC OR DRAMATICO
MUSICAL COMPOSITION—D

- D 322 to J. Walter Thompson Company (Phil.). AMOR PERDIDO. Unpublished. Registered on July 19, 1968.

MUSICAL COMPOSITION—E

- E 3458 to Jose C. Gomez. GOODBYE. Unpublished. Registered on July 2, 1968.
- E 3459 to Lourdes R. G. Quirino. AVE MARIA. Unpublished. Registered on July 8, 1968.
- E 3460 to Lourdes R. G. Quirino. ISANG MUTYANG ALA-ALA. Unpublished. Registered on July 8, 1968.
- E 3461 to Lourdes R. G. Quirino. BEHOLD THE BRIDE. Unpublished. Registered on July 8, 1968.
- E 3462 to Lourdes R. G. Quirino. OUR FATHER. Unpublished. Registered on July 8, 1968.
- E 3463 to Restie Umali. MOVIE THEMES BY RESTIE UMALIE. Published. Registered on July 8, 1968.
- E 3464 to Dyna Products, Inc. KAMINGAW GAYOD. Unpublished. Registered on July 9, 1968.

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- E 3465 to Dyna Products, Inc. PINANGGA KO. Unpublished. Registered on July 9, 1968.
- E 3466 to Dyna Products, Inc. ALANGANING SUMAMA. Unpublished. Registered on July 9, 1968.
- E 3467 to Angel I. Montenegro Jr. DIWA'Y NAG-IISIP. Published. Registered on July 12, 1968.
- E 3468 to Angel I. Montenegro Jr. KUNG BATID MO LAMANG. Published. Registered on July 12, 1968.
- E 3469 to Angel I. Montenegro Jr. KUNG AKO'Y MAG-AASAWA. Published. Registered on July 12, 1968.
- E 3470 to Songs of the World. WHAT A DAY. Published. Registered on July 23, 1968.
- E 3471 to Combine Music Corporation. DREAMS OF THE EVERYDAY HOUSEWIFE. Published. Registered on July 23, 1968.
- E 3472 to Dyna Products, Inc. MAMA, MAMA. Unpublished. Registered on July 26, 1968.
- E 3473 to Dyna Products, Inc. SI TATAY, SI NANAY. Unpublished. Registered on July 26, 1968.

PRINTS & PICTORIAL
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- K 878 to House of Rodevi, Printers. LION EATING EAGLE. Published. Registered on July 2, 1968.
- K 869 to House of Rodevi, Printers SLEEPING LION. Published. Registered on July 2, 1968.
- K 870 to Kimberly-Klark Philippines Inc. NEW KOTEX FEMININENAPKINS with soft impressions (12 napkins). Published. Registered on July 8, 1968.
- K 871 to Procter & Gamble Philippine Manufacturing Corp. ARIEL PRINT AD. Published. Registered on July 16, 1968.
- K 872 to Jonef Publications. INSTRUCTIONAL PICTURES FOR TEACHING ENGLISH IN GRADE III. Published. Registered on July 31, 1968.
- K 873 to Jonef Publications. INSTRUCTIONAL PICTURES FOR TEACHING ENGLISH IN GRADE IV. Published. Registered on July 31, 1968.

COLLECTIONS, COMPILATIONS—L

- L 696 to D. Puriño. COMPLETE REVIEWER FOR CAREER SERVICE (Subprofessional) EXAMINATION. Published. Registered on July 8, 1968.
- L 697 to D. Puriño. COMPLETE REVIEWER FOR CAREER SERVICE (Professional & Subprofessional) EXAMINATION. Published. Registered on July 8, 1968.
- L-698 to D. Puriño. NEW REVIEWER FOR CHIEF OF POLICE (MUNICIPALI-

Certificate No.

- TIES) EXAMINATION. Published. Registered on July 8, 1968.
- L-699 to D. Puriño. NEW REVIEWER FOR POLICE OFFICERS EXAMINATIONS Police Lieutenant Colonel; Police Major; Police Captain; Police Lieutenant. Published. Registered on July 8, 1968.
- L 700 to D. Puriño. NEW REVIEWER FOR POLICE SERGEANT (Chartered Cities) POLICE CORPORAL EXAMINATION. Published. Registered on July 8, 1968.
- L 701 to Tobias Y. Enverga, HILL-BORN and Other Stories. Published. Registered on July 9, 1968.
- L 702 to Carmen N. San Agustin. LITERATURA FILIPINA EN ESPAÑOL (Español 4-n) Published. Registered on July 10, 1968.

OTHER ARTICLES & WRITINGS—M

- M 735 to Universal Consultants, Inc. MEMBERSHIP CARD. Published. Registered on July 10, 1968.
- M 736 to Universal Consultants, Inc. MERCHANDISE MARKETING METHOD. Published. Registered on July 18, 1968.
- M 737 to Felipe O. Matibag. ALL ABOUT ME. PUBLISHED. Registered on July 22, 1968.
- M 738 to Federico B. Moreno. PHILIPPINE MINT STAMPS with a Bio-Data of the Philippines. Published. Registered on July 23, 1968.
- M 739 to Edilberto F. Laput. THE PROVISA-WITSAUTACVOS. Unpublished. Registered on July 25, 1968.
- M 740 to Jesus Pempengco, Jr. HOW TO PROMOTE THE SAVING HABIT AMONG CHILDREN AND ADULTS. Unpublished. Registered on July 31, 1968.

(Sgd.) SERAFIN D. QUIASON
Director

National Waterworks and Sewerage Authority

REPUBLIC OF THE PHILIPPINES
NATIONAL WATERWORKS AND SEWERAGE AUTHORITY
ARROCEROS STREET, MANILA

September 5, 1968

INVITATION TO BID

Sealed proposals, in quintuplicate, for furnishing and delivering One (1) Set Centrifugal Pump, Diesel Engine driven, as per Specification, will be received in the Office of the General Manager, % the Chief, Procurement Division, National Wa-

terworks and Sewerage Authority, 176 Arroceros St., Manila until 10:00 o'clock a.m., October 7, 1968, at which time and place said proposals will be opened in the presence of all attending bidders.

Copies of the Circular proposals and Specifications can be obtained from the Office of the Chief, Procurement Division, National Waterworks and Sewerage Authority, 176 Arroceros St., Manila, any time during Office hours.

ANTONIO C. MENOR
Actg. General Manager

City of Quezon

REPUBLIC OF THE PHILIPPINES
QUEZON CITY
DEPARTMENT OF ENGINEERING

September 16, 1968

ADVERTISEMENT

Scaled bids on the form to be furnished by the Department of Engineering, Quezon City, will be received at said Office until 10:00 a.m., on October 30, 1968, and then publicly opened in the presence of bidders or their duly authorized representatives, for the improvement of Lagarian Bridge, Cubao, Quezon City.

Financing Requirements:

Cash P9,500.00.
Credit line P19,000.00.

Deadlines:

Pre C-1 October 7, 1968.
Pre C-2 October 14, 1968.

Full particulars re bid bond, plans and specifications, proposal forms, and other prerequisites may be obtained from the above-named Office by any prospectvie bidder upon request.

(Sgd.) PANTALEON P. TABORA
City Engineer

Municipality of Makati

REPUBLIC OF THE PHILIPPINES
MUNICIPALITY OF MAKATI
RIZAL

OFFICE OF THE MAYOR

September 20, 1968

INVITATION TO BID

Scaled proposals for the supply and delivery of Eleven (11) Mobile Radiophones, two-way, professional transistorized, with power output of at least 80 watts, to the Municipality of Makati, Rizal, will be received at the Office of the Municipal Treasurer of Makati, Rizal, on October 8, 1968 at 11:00 a.m. at which time and place all proposals received will be formally opened in the presence of attending bidders and the Committee on award.

For further informations, copies of the proposal forms as well as pertinent specifications, please inquire from the Office mentioned above during office hours.

(Sgd.) MAXIMO B. ESTRELLA
Mayor

REPUBLIC OF THE PHILIPPINES
MUNICIPALITY OF MAKATI
RIZAL

OFFICE OF THE MAYOR

September 20, 1968

INVITATION TO BID

Scaled proposals for furnishing, supply and delivery of brand new REMINGTON typewriters of various types and sizes to the Municipal Government of Makati, Rizal, will be received at the Office of the Municipal Treasurer, Makati, Rizal, until 11:00 a.m. on October 7, 1968 at which time and place all proposals received will be formally opened in the presence of attending bidders and the Committee on Award.

Additional informations and copies of the proposal form may be obtained at the Office mentioned above during office hours.

(Sgd.) MAXIMO B. ESTRELLA
Mayor

MISCELLANEOUS

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

BRANCH IV, QUEZON CITY

NATURALIZATION CASE No. Q-12372.—In the Matter of the Petition of HILARIO UN LAY to be Admitted as Citizen of the Philippines.

ORDER

A verified petition has been filed in this Court by Hilario Un Lay, who alleges that he presently resides at No. 25 Ragang, Quezon City, praying that he be admitted as a citizen of the Philippines.

It appearing that the petition is sufficient in form and in substance, it is hereby ordered that the same be, as hereby it is, set for hearing on March 29, 1968, at 8:30 o'clock in the morning on which date and time any person may appear in this Court and show cause why the aforesaid petition should not be granted.

Let this Order and the Petition, together with its annexes, be published in the *Official Gazette*, for three successive issues, and in the *Manila Chronicle*, once a week for three consecutive weeks, at the expense of the petitioner.

So ordered.

Quezon City, Philippines, September 18, 1968.

(Sgd.) WALFRIDO DE LOS ANGELES
[38-40] Judge

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON CITY
BRANCH NO. IV

CASE No. Q-12372.—In the Matter of the Petition of HILARIO UN LAY to be admitted as Citizen of the Philippines.

PETITION FOR NATURALIZATION

I apply for Naturalization as Citizen of the Philippines, and to the Honorable Court respectively show:



1. My full name is HILARIO UN LAY;
2. My present place of residence is No. 25 Ragang St., Quezon City, Philippines, and my

former residences were: from April 4, 1963 to August 6, 1964—No. 5 Andres Malong St., Quirino District, Quezon City; from July 16, 1962 to April 3, 1963—No. 7 Katipunan St., Loyola Heights, Quezon City; from November 6, 1961 to July 15, 1962—Blue Apartment, Chico corner Katipunan St., Loyola Heights, Quezon City; from January 31, 1961 to November 5, 1961—1734 Dakota St., Malate, Manila; from February 5, 1960 to January 30, 1961—469 Romero Salas St., Ermita, Manila; from January 27, 1956 to February 4, 1960—Uyanguren St., now R. Magsaysay Avenue, Davao City; from November 30, 1948 to January 26, 1956—Paco, Kidapawan, Cotabato; from birth to November 29, 1948—Bongbong, Pantukan, Davao;

3. My trade or profession is Statistician at Central Azucarera de Tarlac, with office at AIU Building, Ayala Avenue, Makati, Rizal, Philippines, in which I had been employed since 1964 up to January 30, 1968, from which I derive an average annual income of P10,000.00; and since February 1, 1968 to the present, I am engaged in private business as general merchant with office at 50-A G. Araneta Boulevard, Quezon City, from which I derive an average monthly income of P900.00;

5. I am single and able to speak and write English, Tagalog and Visayan dialect;

6. I am entitled to the benefit of Section 3 of Commonwealth Act No. 473, as amended, which reduces to five (5) years the ten (10) years of continuous residence required by paragraph two of Section 2 of said act for having been born in the Philippines;

7. I am also entitled to the benefit of Section 6 of Commonwealth Act No. 473, as amended, which exempts persons from the requirement to make a declaration of intention for I was born in the Philippines and had received my primary and secondary education in a private school recognized by the Philippine Government and not limited to any race or nation or nationality;

8. I believe in the principles underlying the Philippine Constitution, I have conducted myself in a proper and irreproachable manner during my entire period of residence in the Philippines in my relations with the constituted Government as well as with the community in which I am living. I have mingled socially with Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos. I have all the qualifications required under Section 2, and none of the disqualifications under Section 4 of Commonwealth Act No. 473, as amended;

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am a citizen or subject is not at war with the Philippines;

9. It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to my foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen or subject. I will reside continuously in the Philip-

pines from the date of filing of my petition up to the time of my admission to Philippine Citizenship;

10. I have not heretofore made petition for citizenship to any court;

11. Leovigildo Vizcarra Reyes of legal age, residing at 88 Panay Avenue, Quezon City, and Perico Villanueva Jao, of legal age, residing at 142 Don Manuel St., Quezon City; Fernando Maria Braganza, of legal age, residing at 1578 Kansas St., Paco, Manila, and Fernando Cortes Montes of legal age, residing at No. 5 Andres Malong St., Quirino District, Quezon City, who are all Filipino Citizens, will appear and testify as my witnesses at the hearing of my herein petition.

Wherefore, petitioner prays that he be admitted as Citizen of the Philippines.

September 6, 1968, Quezon City, Philippines.

(Sgd.) HILARIO UN LAY
Petitioner

[33-40]

ANNEX "B"

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF INTERIOR
BUREAU OF INSURANCE
MANILA

CITY OF MANILA
MINISTRY OF INTERIOR
PROVINCE OF MANILA

ALLEN CERTIFICATE OF REGISTRATION

THIS is to certify that HILARIO UN LAY is a citizen of the Philippines and is entitled to the benefits of citizenship under the provisions of the Act of 1940.

DATA AND DESCRIPTION

Name: HILARIO UN LAY
Date of Birth: July 11, 1911
Place of Birth: Manila, Luzon
Civil Status: Single
Height: 5' 10"
Weight: 150 lbs
Complexion: Dark
Hair: Black
Eyes: Dark
Skin: Dark
Build: Medium
Tattoos: None
Scars: None
Fingerprints: None
Photograph: None

For the Commissioner of the Bureau of Insurance
Notary Public
Until December 31, 1968

REPUBLIC OF THE PHILIPPINES
QUEZON CITY

S.S.

Hilario Un Lay, being duly sworn, deposes and says that he is the petitioner in the above-entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and that the same is true to his own knowledge.

(Sgd.) HILARIO UN LAY
Petitioner

Subscribed and sworn to before me, this 6th day of September, 1968, at Quezon City, Philip-

pines, petitioner Hilario Un Lay exhibited his Residence Certificate No. A-3747704, issued at Makati, Rizal, on January 4, 1968.

(Sgd.) ANATALIO B. CABACUNGAN
Notary Public
Until December 31, 1968

Doc. No. 285;
Page No. 88;
Book No. IV;
Series of 1968.

ANNEX "A" REPUBLIC OF THE PHILIPPINES

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON CITY
BRANCH NO. —

NATURALIZATION CASE No. 12372.—In the Matter
of the Petition of HILARIO UN LAY to be
admitted as Citizen of the Philippines.

AFFIDAVIT OF WITNESSES

Leovigildo Vizcarra Reyes, businessman, residing at No. 88 Panay Avenue, Quezon City, Philippines, Perico Villanueva Jao, businessman, residing at No. 142 Don Manuel Street, Quezon City, Philippines; Fernando Maria Braganza, Lawyer, residing at No. 1578 Kansas St., Manila, Philippines and Fernando Cortes Montes, Civil Engineer, residing at No. 5 Andres Malong St., Quirino District, Quezon City, Philippines, each being severally, duly, and respectively sworn, deposes and says that he is a citizen of the Philippines; that he has personally known and has been acquainted in the Philippines with Hilario Un Lay, the petitioner above-mentioned, since July, 1959, February, 1963, July, 1963 and December, 1962 respectively; that to his personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit: Since the dates last mentioned, and at Quezon City, Philippines, in which the above entitled petition is made, at least one year prior to the filing thereof, continuously since, that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles, to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473, as amended.

(Sgd.) FERNANDO MARIA BRAGANZA
Affiant

Res. Cert. No. A-3745925, issued at
Makati, Rizal on January 3, 1968.

(Sgd.) LEOVIGILDO VIZCARRA REYES
Affiant

Res. Cert. No. A-3757001, issued at
Makati, Rizal on January 11, 1968.

(Sgd.) FERNANDO CORTES MONTES
Affiant

Res. Cert. No. A-4668473, issued at
Cavite City on January 31, 1968.

(Sgd.) PERICO VILLANUEVA JAO
Affiant

Res. Cert. No. A-422116, issued at
Manila on February 8, 1968.

CITY OF MANILA

S.S.

Subscribed and sworn to before me this 9th
day of September, 1968, at Manila, Philippines,
affiants exhibiting their Residence Certificates A
appearing above just below their respective names.

(Sgd.) JOSE G. DE LEON, JR.
Notary Public
Until December 31, 1969

Doc. No. 163;
Page No. 95;
Book No. I;
Series of 1968.

EXHIBIT "C"

ANNEX "C"

REPUBLIC OF THE PHILIPPINES }
PROVINCE OF DAVAO } S.S.
MUNICIPALITY OF PANTUKAN }

AFFIDAVIT

I, Antero Donguila, with residence and postal
address at Bongbong, Pantukan, Davao, with
residence certificate A-0658817, issued on March
16, 1964, at Pantukan, Davao, after having duly
sworn to according to law hereby depose and
state the following:

That, Hilario Un Lay is the son of a Chinese
couple Un Lay and Yap Tin was born at my
barrio Bongbong, Pantukan, Davao, sometimes on
July 17, 1941. That, I know him very well because
his father was a former employee of the store
of the deceased Lu Ah Shim an immediate neighbor
of mine.

That, I know this boy very well because of
the nearness of the store of Lu Ah Shim and
my house, and the fact that this boy stayed in
my barrio from the age of one year to seven
years till the time that he transferred to Davao
City in 1947 to study in one of the schools
thereat.

That, being a pioneer of the barrio of Bongbong
this municipality and having resided therein since
the year 1906, therefore knows every resident
of the barrio.

In witness hereof, I hereunto set my hands this
16th day of March, 1964, at Kingking, Pantukan,
Davao.

(Sgd.) ANTERO DONGUILA
Affiant

Subscribed and sworn to before me this 16th
day of March, 1964, at Pantukan, Davao, affiant

exhibited to me his Residence Certificate A-0658817,
issued on March 16, 1964, at Pantukan, Davao.

(Sgd.) ELISEA B. FUENTES
Municipal Judge

Doc. Stamp
30 Centavos, 3-16-64
[SEAL]

EXHIBIT "D"

ANNEX "C-1"

REPUBLIC OF THE PHILIPPINES }
PROVINCE OF DAVAO } S.S.
MUNICIPALITY OF PANTUKAN }

AFFIDAVIT

I, Sulpecio Mendoza, with residence and postal
address at Bongbong, Pantukan, Davao, with re-
sidence certificate A-0658818, issued March 16,
1964, at Pantukan, Davao, after having duly sworn
to according to law hereby depose and state the
following:

That, I know that Hilario Un Lay is the son
of the Chinese couples Un Lay and Yap Tin
was born at my barrio Bongbong, Pantukan, Davao,
sometimes on July 17, 1941.

That I know him very well being playmates of
the children of my neighbors; and that the store
of the deceased Lu Ah Shim is which his father
Un Lay was employed is an immediate neighbor
of mine.

That, I almost know every body in the barrio
of Bongbong for I have stayed therein for a long
time way back in the year 1936.

In witness hereof, I hereunto set my hands
this 16th day of March, 1964, at Pantukan, Davao,
Philippines.

(Sgd.) SULPECIO MENDOZA
Affiant

Subscribed and sworn to before me this 16th
day of March, 1964, at Pantukan, Davao, Philip-
pines, affiant exhibited to me his Residence Cer-
tificate No. A-0658818, issued on March 16, 1964,
at Pantukan, Davao.

(Sgd.) ELISEA B. FUENTES
Justice of the Peace

Doc. Stamp
30 Centavos, 3-16-64
[SEAL]

ANNEX "D"

DIOCESE OF DAVAO

Record No. 15
Year 1960
Page 84

CERTIFICATE OF BAPTISM
of
HILARIO UN LAY

Parish of Santa Ana
Municipality/City of Davao
Davao Province, Philippines

In this Parish, on the 25th day of May, 1960,
the Rev. Fr. Paul Lu Te-Shan, a Catholic Priest,
solemnly baptized Hilario, born on the 17th day of
July, 1941 in Pantukan, Davao del Norte, Province
of Davao.

Father's name Un Lay, from Amoy, China.
Mother's name Yap Tin, from Amoy, China.
Godfather's name Esmeraldo Cabali.
Godmother's name

This is to certify that the above certificate is
a true copy of Baptismal Record kept in this
Parish.

Given in Santa Ana Parish, this 11th day of
September, 1968.

(Sgd.) Rev. Fr. PAUL LU TE-SHAN
Assistant Parish Priest

ANNEX "E"

DAVAO CHINESE HIGH SCHOOL
DAVAO CITY

CERTIFICATION

To Whom It May Concern:

This is to certify that Hilario Un Lay studied
in the Davao Chinese High School, Davao City,
Philippines, from Grade one up to the Second
Year of the Secondary during the school years
1949-1957, inclusive. He graduated in the elemen-
tary department in March of 1955.

This is to certify further that the Davao Chinese
High School is a duly recognized Private School
operated under the laws of the Republic of the
Philippines offering courses in the Elementary
and Secondary open to all pupils and students
of any nationality. According to the records of
this school, more than fifty per cent of our
enrollment are Filipinos.

The course in the English department are
those prescribed by the Bureau of Private Schools
which include among others the teaching of
Philippine Civics, Philippine History and Philippine
Government.

This certification is given in the City of Davao,
Philippines, this 19th day of September, 1968,

at the request of the above-mentioned student in connection with his application for naturalization.

(Sgd.) HUANG KUO CHEN
Principal

REPUBLIC OF THE PHILIPPINES }
CITY OF DAVAO } S.S.

Subscribed and sworn to before me on this 19th day of September, 1968, Davao City, Philippines, Affiant Huang Kuo Chen exhibited to me his Residence Certificate No. A-1140525, issued on January 19, 1968, at Davao City, Philippines.

(Sgd.) TEODORICO T. LABTIC
Notary Public
Until December 31, 1968

Doc. No. 200;
Page No. 41;
Book No. IV;
Series of 1968.

ATENEO DE DAVAO
HIGH SCHOOL DEPARTMENT
DAVAO CITY, PHILIPPINES
OFFICE OF THE REGISTRAR

ANNEX "F"

CERTIFICATION

8 September 1968

To Whom It May Concern:

This is to certify that Mr. Hilario Un Lay was a former student of the Ateneo de Davao and graduated from the same institution on March 21, 1959.

This Certification is issued upon the request of Mr. Hilario Un Lay as a requirement for his application for Filipino Citizenship.

(Sgd.) FRANCIS C. DOLAN, S.J.
Principal

[SEAL]
[38-40]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT
BRANCH II

NATURALIZATION CASE No. 286.—In the Matter of
Petition of CIRILO ONG CHING PING (*Alias* Ching
Ping Ong) to be Admitted a Citizen of the
Philippines.

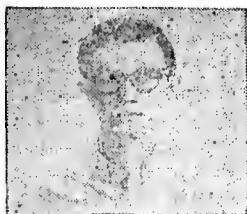
NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General and Atty.
Gualberto Opong, Atty. for the Petitioner, and
to all whom it may concern;

Whereas, a petition for Philippine citizenship
pursuant to Commonwealth Act No. 473, as amend-
ed by Commonwealth Act No. 535, has been pre-
sented to this Court of First Instance of Iloilo
by Cirilo Ong Ching Ping (*Alias* Ching Ping
Ong), which petition reads as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 286.—In the Matter of
Petition of CIRILO ONG CHING PING (*Alias* Ching
Ping Ong) to be Admitted a Citizen of the
Philippines.



PETITION FOR NATURALIZATION

Comes now petitioner CIRILO ONG CHING PING
(*alias* Ching Ping Ong), in the above-entitled case
and before this Honorable Court respectfully al-
leges and shows:

First.—My full name is CIRILO ONG CHING PING
(*Alias* Ching Ping Ong);

Second.—My present place of residence is P.
Arroyo Street, Iloilo City, Philippines;

Third.—My present occupation is Assistant
Cashier, Pacific Banking Corporation, Iloilo Branch,

from which I derived an annual net income of
P11,712.03;

Fourth.—I was born on April 1, 1940, at Iloilo
City, Philippines. I am at present a citizen or
subject of China (Chiang Kai Shek Nationalist
Regime), under whose laws Filipinos may become
naturalized citizens or subjects thereof;

Fifth.—I am married. My wife's name is Ma.
Carmelita S. Co, a Filipino Citizen. She was
born in Manila on January 29, 1941 and now
resides with me at my aforementioned address at
P. Arroyo Street, Iloilo City. I have one (1)
child, the name, date and place of birth and place
of residence is as follows:

1. Marry Colleon C. Ong.—March 24, 1966, Ma-
nila, P. Arroyo St., Iloilo City, with Petitioner

Sixth.—That I have resided continuously in the
Philippines since birth, that is, almost twenty-
eight (28) years, immediately preceding the date
of this petition and in the City of Iloilo, for a term
of one year at least immediately preceding the date
of this petition;

Seventh.—That I am able to speak and write
the Ilongo-Visayan or "Hiligaynon" dialect, one of
the principal Philippine languages;

Eighth.—I have studied in the following schools:

1. Primary—Iloilo Chang Kai Shek High School,
Iloilo City, (1954-1955)
2. Secondary—Mapua Institute of Technology,
High School Department, Manila, (1958-59)
3. Collegiate—University of the East, Manila, gra-
duated with a degree of Bachelor of Business
Administration (1964)

The above-mentioned schools are duly recognized
by the government, private schools not limited to
any race, sect and/or nationality and where Phil-
ippine History, government and civics are being
taught as part of the school curriculum;

Ninth.—I am entitled to the benefits of Section
6 of Commonwealth Act 437, as amended, which
exempt persons from the requirement to make
a declaration of intention for the following reasons:

(a). I was born in the Philippines.

Tenth.—I believe in the principles underlying
the Philippine Constitution. I have conducted my-
self in a proper and irreproachable manner during
the entire period of my residence in the Philippines
in my relation with the duly constituted authorities
as well as with the community in which I am liv-
ing. I have mingled socially with the Filipinos and
have imbibed and already have embraced the cus-
toms, traditions, ideals and idiosyncracies of the

Filipinos; and have learned and have grown to love its institutions.

In summary hereof, I sincerely and honestly believe that I have all the qualifications and none of the disqualifications for acquiring Philippine Citizenship, whether stated or not herein in my petition, required by the Naturalization Law (Commonwealth Act 473), as amended by Commonwealth Act 535 and Republic Act 530.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideals. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any mental alienation and/or mental disease. The nation of which I am a citizen or subject is not at war with the (United States or) the Philippines;

Eleventh.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China (Chiang Kai Shek Nationalist Regime) of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine Citizenship;

Twelfth. I am of good moral character; my conduct is beyond reproach. I believe in justice, liberty and democracy. In my humble way, when already a Filipino Citizen, I am ready and willing to defend the Philippines in times of need. Also, I am ready and willing to render personal, military, or civil service if thus required.

Thirteenth.—I have not therefore made petition for citizenship, in any court of the Philippines;

Fourteenth.—Manuel Arnaldo, a Filipino citizen, of legal age, and residing at La Paz, Iloilo City, and Manuel de la Rosa, a Filipino citizen, of legal age, and residing at General Luna St., Iloilo City, will appear and testify as my witnesses at the hearing of my herein petition. Attached to this application are the sworn affidavits of Manuel Arnaldo and Manuel de la Rosa and made integral part of this petition.

Also attached hereto are my 2 photographs and photostatic copies of my Alien Certificate of Residence No. B-002036 and Native Born Certificate of Residence No. 130518 issued by the Bureau of Immigration and made integral parts of this petition.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.

Iloilo City, Philippines, July 22, 1968.

(Sgd.) GUALBERTO C. OPONG
(*Alias* Ching Ping Ong)
Petitioner

[37-39]

REPUBLIC OF THE PHILIPPINES }
CITY OF ILOILO } S. S.

Cirilo Ong Ching Ping (*alias* Ching Ping Ong), after having been duly sworn to in accordance with law, do hereby depose and say; That he is the petitioner; that he has read the foregoing petition and states that all the facts stated therein are true and correct.

(Sgd.) CIRILO ONG CHING PING
(*Alias* Ching Ping Ong)
Petitioner

Subscribed and sworn to before me this 23rd day of July, 1968, in the City of Iloilo, Philippines, affiant exhibiting to me his Residence Cert. No. A-2222754 issued at Iloilo City on January 17, 1968.

(Sgd.) GUALBERTO C. OPONG
Notary Public
Until December 31, 1968

Doc. No. 174;
Page No. 63;
Book No. V
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF ILOILO } S. S.

AFFIDAVIT

I, Manuel de la Rosa, of legal age, Filipino, married and a resident of Iloilo City, Philippines, after having duly sworn to in accordance with law, do hereby depose and say:

1. That I am a resident of Iloilo City and a citizen of the Philippines;

2. That I personally know and has been acquainted with Cirilo Ong Ching Ping (*alias* Ching Ping Ong), the petitioner above-mentioned in Iloilo City since after the Liberation of Panay by the American forces in the year 1944 up to the present time;

3. That to my personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing of this petition of which this affidavit is a part;

4. That I have personal knowledge that the petitioner is and during the whole period hereinbefore referred to, has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well

disposed to the good moral order and happiness of the Philippines; and that in my opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473 as amended.

In witness whereof, I have hereunto set my hand in the City of Iloilo, Philippines, this 29th day of July, 1968.

(Sgd.) MANUEL DE LA-ROSA
(Affiant)

Subscribed and sworn to before me this 29th day of July, 1968, in the City of Iloilo, Philippines, affiant exhibited to me his Residence Certificate No. A-2235130 issued at Iloilo City, Philippines, on February 26, 1968.

(Sgd.) GUALBERTO C. OPONG
Notary Public
Until December 31, 1969

Doc. No. 177;
Page No. 64;
Book No. V;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF ILOILO } S. S.

AFFIDAVIT

I, Manuel Arnaldo, of legal age, Filipino, married by occupation an Engineer, and a resident of Iloilo City, Philippines, after having been duly sworn to in accordance with law, do hereby depose and say:

1. That I am a citizen of the Philippines;
2. That I have personally known and have been acquainted in the Philippines with Cirilo Ong Ching Ping (*alias* Ching Ping Ong), the petitioner above-mentioned, since April 1, 1940 when he was born at Iznart Street, Iloilo City, Philippines; that to my personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing of this petition of which this affidavit is a part up to the time when he left the Philippines on May 6, 1949; that he came back in the following year, 1950;

3. That he has resided in Iloilo City, Philippines, where his above-entitled petition for Naturalization is made, continuously from the date of the liberation of Panay up to the present time;

4. That I have personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable attached to the principles underlying the Philippine Constitution and well-disposed to the good order and happiness of the Philippines; that in my opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the pro-

visions of the Naturalization Laws of the Philippines.

In truth whereof, I have hereunto set my hand in the City of Iloilo, Philippines, this 29th day of July, 1968.

(Sgd.) MANUEL ARNALDO
(Affiant)

Subscribed and sworn to before me this 29th day of July, 1968, in the City of Iloilo, Philippines, affiant exhibited to me his Residence Certificate No. A-2220404 issued at Iloilo City on January 11, 1968.

(Sgd.) GUALBERTO C. OPONG
Notary Public
Until December 31, 1969

Doc. No. 176;
Page No. 64;
Book No. V;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

Documentary
Stamps

March 19, 1956
30 centavos

ACR No. B 002036

This is to certify that Mr. Cirilo Ong Ching Ping whose thumbprints, photographs, signature, and description appear hereinafter has applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) B. L. DAYOS
Acting Chief Deputy Assessor
(Official Designation)

Thumbprint

Issued at Iloilo City, on
March 19, 1956
OR No. A-2103335 P56.00
Iloilo City, Mar. 19, 1956

Left Right

1. Nationality—Chinese
2. Date and place of birth—
Apr. 1, 1940 Iloilo City,
P.I.

C. Ong Ching Ping 3. Marital status—single (x)
(Signature of Holder) Married (If married
give name)

Photograph
Manila. 4-7-67.

Carmelita S. Co—Same
Add.—ACR B-134651-

4. Occupation—Student
Business address
5. Status and date of Admission—Permanent Native
Born Cer. No.—None Issued at Manila on
6. Previous ACR No. A-78880 issued at Iloilo City on January 5, 1951

(Entries hereon shall be made only at the Bureau of Immigration, Manila)

Note: (x) Civil Status amended this 7-10-67 to read as married to Carmelita S. Co, per marriage contract issued Mla. 5-30-65, Lic. No. 2218640-Mla. 4-26-65 and per affidavit executed Mla. 4-29-67.

OR No. C-8434138—P10.00—Mla. 6-16-67.

NOTATION OF AMENDMENTS, CORRECTIONS, DEPARTURES AND ARRIVALS

(Sgd.) JUAN B. OPELEMPIM
Asst. Alien Reg. Sup.

Form No. 3-(Revised)

NOTATION OF REPORTS OF CHANGE OF RESIDENCE

1500 Mayhaligue 6-15-67-6-15-67
P. Arroyo St. Iloilo City-7-68
6-28-68, (Sgd.) Illegible)

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION

ALIEN CERTIFICATE OF REGISTRATION

No. B-002036

READ CAREFULLY

1. For failure to exhibit certificate on demand by any immigration official or peace officer shall subject holder to an administrative fine not exceeding P100.00 or upon conviction be punished by a fine not exceeding P200.00 or imprisonment for not more than 30 days, or both.

(Section 7, Republic Act 562 as amended by Republic Act 751).

2. For failure to give written notice of change of residence address, 24 hours before change is affected, an administrative fine exceeding P500.00 or upon conviction be punished by a fine not exceeding P1,000.00, or imprisonment for not more than 6 months, or both.

(Section 6, par. 2, Republic Act 751)

3. For failure to report within the first 60 days of every year, administrative fine not exceeding P100.00 or upon conviction be punished by a fine not exceeding P200.00, or imprisonment for not more than 6 months or both. (Section 10 par. 2 Rep. 562 as amended by Republic Act 751).

Issued to Mr. Cirilo Ong Ching Ping
Residing at A. Solis St., Iloilo City

RECORD OF ANNUAL REPORTS

Official Number	Date of Receipt	Place of Report	Official In-Charge
D-4500944	2-27-57	Iloilo City	Cabard
9K57075	4-2-58	Iloilo City	Illegible
3070460	5-2-59	Iloilo City	Illegible
Illegible			
2812585	4-27-61	Iloilo	Illegible
30855	2-28-62	Iloilo	Illegible
1605479	2-13-63	Iloilo	Illegible
2354504	2-20-64	Iloilo	Illegible
R-0992345	2-25-65	Manila	Illegible
F-8193758	1-17-66	Manila	Illegible
00288100	6-15-67	Manila	Illegible
G-084890	1-29-68	Manila	Illegible

If found deliver to nearest Immigration Representative or nearest Police Station. 55491.

Philippine Immigration Form No. 25-A

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

O/R No. D-6013036
4/24/57
P50.00

NATIVE-BORN CERTIFICATE OF RESIDENCE

This is to certify that Cirilo Ong Ching Ping Chinese; whose photograph is affixed hereto and

partially covered by the seal of this Office was admitted as an immigrant at the port of Native-born and is lawfully entitled to the Philippines.

Given under my hand and seal this 5th day of July, 1957 at Manila.

(Sgd.) GERMAN L. ARABIT
Commissioner of Immigration

Land Registration Commission

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-842
LRC Record No. N-35421

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Silverio Sigua, Sta. Ana, Pampanga; Vicente Sigua, Virginia Sigua, Rafael Manese, Crisanto Canlas, the Heirs of Alfonso Sablan, San Nicolas, Sta. Ana, Pampanga; Fortunato Sigua, Arayat, Pampanga; Loreto Mutuc, Santiago, Sta. Ana, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Nilo M. Dizon of Santiago, Sta. Ana, Pampanga to register and confirm his title to the following property:

A parcel of land (Lot 1301-B Sta. Ana Cadastre, plan Cad-11662), situated in the Barrio of San Nicolas, Municipality of Sta. Ana, Province of Pampanga. Bounded on the N. by property of Silverio Sigua; on the NE. by property of Rafael Manese; on the SE. by properties of Crisanto Canlas and Heirs of Alfonso Sablan; on the S. by property of Vicente Fortunato and Virginia Sigua; and on the NW. by Provincial Road. Point "1" is N. 23 deg. 10 min. E. 1,342.49 meters from BLLM 1, Sta. Ana Cadastre. Area seven hundred forty eight (748) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and

the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Honorio Romero, Presiding Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[39, 40]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. 6225
LRC Record No. N-33944

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor; the Municipal Council, Primo Cruz, Maximo or Maximino Cruz, Delfin Lonca, Teodulo Santos, Trinidad Fabian, David Pagsisihan, Emilio Cruz, Tagig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by David Santos, Bagumbayan, Tagig, Rizal, thru Atty. Fausto C. Ignacio, Rm. 228 Rufino Bldg., Ayala Avenue, Makati, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-220550), with the improvements thereon situated in the Barrio of Bagumbayan, Municipality of Tagig, Province of Rizal. Bounded on the N. and NW. by a creek; on the E. by property of Maximo or Maximino Cruz; on the SE. by property of David Pagsisihan, on the S. property of Primo Cruz; and on the SW. by properties of Delfin Lonca & Teodulo Santos and Emilio Cruz. Point "1" is S.

17 deg. 20 min. W., 6,813.83 meters from BLLM 1, Tagig, Rizal. Area six hundred fifty two (652) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 27th day of December, 1968 at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confesed, and you will be forever

barred from contesting said application or any decree entered thereon.

Witness the Hon. Delfin B. Flores, Judge of said Court, the 26th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 23rd day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[39, 40]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

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No. 5185 "Decentralization Act of 1967"	0.25	0.35		1956	52	Index only
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				1958	54	1 to 38
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				1960	56	1 to 52
				1961	57	1 to 52
				1962	58	1 to 53
				1963	59	1 to 44 *
				1964	60	21 to 52
				1965	61	1 to 52
				1966	62	1 to 52
				1967	63	1 to 52 *
				1968	64	1 to present
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1949	45	1 to 12				
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1951	47	1 to 12				
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